ATTENTION !!!

ALL POTENTIAL OFFERORS SHOULD BE AWARE OF THE FOLLOWING:

ANY PROPOSAL RECEIVED AFTER THE EXACT TIME SPECIFIED FOR RECEIPT WILL <u>NOT</u> BE CONSIDERED (EXCEPT SEE FEDERAL ACQUISITION REGULATION (FAR) 52.215-1(c)(3).)

OFFERORS MAY, AT THEIR OPTION, HAND DELIVER PROPOSALS THROUGH EITHER THE FRONT OR BACK DOOR OF THE ADDRESS LISTED IN BLOCK 8 OF THE SF 33 ON PAGE 1 OF THIS RFP.

ANY PROPOSALS HANDCARRIED BY OFFERORS MUST BE RECEIVED BY (IN THE HANDS OF) DSWA ACQUISITION MANAGEMENT (AM) PERSONNEL BY THE DATE AND TIME SPECIFIED IN BLOCK 9 OF THE SF 33 ON PAGE 1 OF THIS RFP.

IF HANDCARRYING PROPOSALS, OFFERORS, UPON ENTERING THE BUILDING, SHOULD CALL THE PHONE NUMBER IN BLOCK 10 OF THE SF 33 AND REQUEST THAT AN AM PERSON PROMPTLY PICK UP THE PACKAGE. A TELEPHONE IS CENTRALLY LOCATED FOR USE BY PERSONS DELIVERING PACKAGES AT EITHER DOOR.

OFFERS SHOULD SHOW THE TIME SPECIFIED FOR RECEIPT, THE SOLICITATION NUMBER, AND THE NAME AND ADDRESS OF THE OFFEROR ON THE PACKAGE.

PART I - THE SCHEDULE SECTION B - <u>SUPPLIES OR SERVICES AND PRICES/COST</u>

SECI	ION D - SULLLES OR SERVICES AND	I KICES/COS	<u> </u>		
	-			TOTAL EST	
ITEM		ESTIMATED		COST PLUS	
<u>NO.</u>	SUPPLIES OR SERVICES	<u>COST</u>	<u>FEE</u>	FIXED FEE	
0001	The Contractor shall perform the work in accordance with SECTION C	*	*	*	
0002	Reports in accordance with Contract	1	lot	Not	
0002	Data Requirements List DD Form 1423,	-		Separately	Exhibit
A	- www		Priced	z opuzuozy	
OPTI	ONS				
0003	The Contractor shall perform the work in accordance with SECTION C	*	*	*	
0004	The Contractor shall perform the work	*	*	*	
	in accordance with SECTION C				
	Subject to the Clause entitled LIMITATI		*		_is
_	ted for work to be performed during the p	_	_		
contir	nuing through* Additional	incremental fu	inding planne	d, but not obli	gated, is:
	FY99 \$ *				
	FY00 \$ *				
	FY <u>01</u> \$ *				
	<u> </u>				
1.	Prices/Cost				

1. <u>Prices/Cost</u>

a Subject to the provision	ons of the Clauses	of this Contract entitled LIMITATION OF
		and FIXED FEE, the total allowable cost under
		, which is the total estimated cost of the
Contractor's performance hereu	inder, exclusive of	fixed fee. In addition, the Government shall pay
the Contractor a fixed fee of \$	**	for the performance of this Contract. It
is understood and agreed that th	ne Government's o	obligation is limited to INCREMENTAL
FUNDING in the amount of \$	**	. Within this amount
($\$$ *), the fixe	ed fee shall bear th	ne same relationship to the total fixed fee, as the
costs incurred bear to the total e		•

b. Interim payment vouchers may be submitted for provisional payment pursuant to the Clauses of this Contract entitled ALLOWABLE COST AND PAYMENT and FIXED FEE.

*TO BE DETERMINED

PART I - THE SCHEDULE SECTION B - Continued

2. Accrual of Fixed Fee

Subject to the provisions of the Clause of this Contract entitled FIXED FEE, the fixed fee provided for in this Contract, as from time-to-time amended, shall accrue on each approved interim payment voucher in the same proportion to the total fixed fee that the approved voucher costs bear to the total estimated costs set forth in the Contract; <u>provided</u>, however, that any balance of the fixed fee remaining after completion of the work required under said Contract shall be deemed to accrue forthwith and be paid in accordance with the terms of the Contract.

3. Options. The Government may require performance of the work required by CLINs 0003 and 0004. The Contracting Officer shall provide written notice of intent to exercise this option to the Contractor on or before 36 Months After Contract (MAC) . If the Government exercises this option by 36 Months After Contract (MAC), the Contractor shall perform at the estimated cost and fee, if applicable, set forth below:

OPTION 1 - CLIN 0003

Estimated Cost: \$ *
Fixed Fee: \$ *
Total Option Price: \$

OPTION 2 - CLIN 0004

Estimated Cost: \$ *
Fixed Fee: \$ *
Total Option Price: \$

SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

- 1. Statement of Work dated <u>97DEC23</u>, referred to herein as Attachment No. 1.
- 2. Contract Data Requirements List (DD Form 1423) dated <u>97DEC23</u>, referred to herein as Exhibit A.

SECTION D - PACKAGING AND MARKING

All deliverable contract items shall be packaged in accordance with established commercial practices.

*TO BE DETERMINED

PART I - THE SCHEDULE SECTION E - INSPECTION AND ACCEPTANCE

NOTICE: The following solicitation provisions and/or contract clauses pertinent to this section are hereby incorporated by Reference:

	FAR Clause <u>Number</u>	Clause Title	<u>Date</u>
	52.246-8	Inspection Of Research & Development - Cost-Reimbursement	(Apr 1984)
	52.246-8	Inspection Of Research & Development - Cost-Reimbursement (Alternate I)	(Apr 1984)
\mathbf{X}	52.246-9	Inspection Of Research & Development - Short Form	(Apr 1984)

Final inspection and acceptance of all contractual items listed herein and in the Contract Data Requirements List (DD Form 1423) shall be made by the Contracting Officer's Technical Representative (COTR) at destination.

SECTION F - DELIVERIES OR PERFORMANCE

NOTICE: The following solicitation provisions and/or contract clauses pertinent to this section are hereby incorporated by Reference:

	FAR Clause <u>Number</u>	e <u>Clause Title</u>	<u>Date</u>
X	52,242-15	Stop Work Order - (Aug 1989) - Alternate I	(Apr 1984)

- 1. The term of this Contract shall extend from the effective date of contract award through thirty-six (36) months after contract (MAC)__.
- 2. The Technical Data to be provided are set forth in the Contract Data Requirements List (DD Form 1423), Exhibit A to this Contract.

SECTION G - CONTRACT ADMINISTRATION

1. Submit vouchers (Standard Form 1034) in five (5) copies to the Defense Finance and	
Accounting Service (DFAS) address listed in block 12 of Standard Form 26, face page of the	
contract, through your cognizant Defense Contract Audit Agency. At the time of submission of	of
vouchers through DCAA, also forward a separate information copy of all vouchers directly to	the
designated Contracting Officer's Technical Representative (COTR).	

Contractor Payments.	Payments will be made to the following address:
CONTRACTO	R TO COMPLETE

PART I - THE SCHEDULE SECTION H - SPECIAL CONTRACT REQUIREMENTS

1. Sources of Information

- a. The results of the research to be delivered to the Government under this Contract shall embody the most recent reliable information in the field which is available to the Contractor from private and governmental sources, and the Contractor agrees to utilize all sources of such information available to it. In this connection, information in this field which is in the control of DSWA shall, with the consent of the COTR and under such safeguards and procedures as he/she may prescribe, be made available to the Contractor on request. Additionally, the Contractor is encouraged to make use of the resources available through the DoD Nuclear Information Analysis Center (DASIAC), 1680 Texas Street, Southeast, Kirtland AFB, New Mexico 87117.
- b. Reasonable assistance in obtaining access to information, or in obtaining permission to use Government or private facilities, will be given to the Contractor by DSWA. Specifically, the Contractor must register with the Defense Technical Information Center, ATTN: DTIC, 8725 John J. Kingman Road, Suite 0944, Fort Belvoir, VA 22066, in accordance with DLAR 4185.10, Certification and Registration for Access to DoD Defense Technical Information. DD Form 1540, the registration form, shall be forwarded to the DSWA Contracting Officer for approval. (Ref. DoD/FAR Sup. 35.010(b).)

2. Consultants

Services of consultants shall be at rates and for periods <u>approved in advance</u> by the Contracting Officer. Requests for approval shall be submitted to the Contracting Officer sufficiently in advance of the need to use a consultant under this Contract. The request shall include (a) a copy of the proposed consultant agreement, (b) a brief biography of the consultant, and (c) an indication of the area(s) in which consultant's expertise will be utilized and why it is essential for contract performance. In addition, significant deviations from the dollar amount approved for consultant services, or changes in the consultants to be utilized, must likewise be approved in advance upon submission of adequate justification.

3. Travel

- a. Approval of the Contracting Officer shall be obtained in advance for attendance by personnel at training courses, seminars, and other meetings not directly related to contract performance.
- b. All foreign travel shall be authorized and approved in advance, in writing, by the Contracting Officer. Request for such travel must be submitted to the Contracting Officer at least 45 days in advance of the traveler's anticipated departure date and shall include the traveler's itinerary on United States Flag Air Carriers.

PART I - THE SCHEDULE SECTION H - Continued

4. Acquisition and Disposition of Government Property

- a. Part 45 of the Federal Acquisition Regulation (FAR) requires contractors performing Government contracts to provide all property necessary to perform the contracts, unless otherwise exempted.
- b. Property (see FAR 45.101) of any kind, unless incorporated in a physical end item to be delivered, shall not be acquired for the Government's account under the contract unless the Contracting Officer has provided prior written approval, or unless the property is specifically identified in the contract. The contractor will not be reimbursed for such unauthorized purchases, either directly or indirectly, and the parties agree that costs associated with such unauthorized purchases are specifically unallowable.
- (1) Prior to acquiring Industrial Plant Equipment (IPE) (245.301 of DoD FAR Supplement), existing Government equipment shall be screened pursuant to Part 245.302-1(b)(1)(A) of the DoD FAR Supplement.
- (2) Prior to acquiring Information Technology Equipment, existing Government equipment will be screened pursuant to Part 245.302-1(b)(1)(B) of the DoD FAR Supplement and DoD 7950.1-M, Defense Automation Resources Management Manual.
- c. Government property that is no longer needed for this contract shall be listed by the contractor on appropriate inventory schedules (FAR 45.606). The contractor shall forward the inventory schedules to the cognizant Plant Clearance Officer at the Defense Contract Management Command (DCMC) contract administration office for processing. The type and sequence of screening depends on the nature of the property involved as specified in FAR Table 45-1. Property determined by the Plant Clearance Officer to be subject to agency screening or special item screening requirements of FAR 45.608-3 and 45.608-5 shall be screened by the Plant Clearance Officer who shall route their request to Headquarters, Defense Special Weapons Agency, ATTN: LEL. (Note: Address to ATTN: ISI for Information Technology requests.) The time periods imposed by FAR Part 45 for this agency screening or for special item screening shall be adhered to in all cases. Upon completion of all required screening, the Plant Clearance Officer will provide instructions for all remaining property.
- d. The term "Low Value Property" cited in paragraph (g)(5) of FAR Clause 52.245-5, Government Property (Cost Reimbursement, Time & Materials or Labor Hour Contracts)(Deviation) and incorporated into SECTION I of this contract by reference, is defined as Government property in the classes of special tooling, special test equipment, and plant equipment with an acquisition cost of \$1,500.00 or less. It does <u>not</u> include agency-peculiar property, material, real property, and sensitive property. The term "sensitive property" means Government property for which the theft, loss, or misplacement could be potentially dangerous to the public health or safety, or which must be subject to exceptional physical security, protection, control, maintenance or accountability, including but not limited to, hazardous property, precious metals, arms, ammunition, and explosives and classified property.

PART I - THE SCHEDULE SECTION H - Continued

5. Government Furnished Property/Facilities and Services

In accordance with the Clause(s) of the General Provisions numbered "52.245-5," the following property, facilities, and/or services shall be provided for use in the performance of this Contract. Disposition shall be provided at contract completion as necessary.

Oty Property Nomenclature

I.D. No.

Oty Facilities/Services Computer (at Los Alamos Nat'l Labs (LANL))

I.D. No.

6. <u>Key Personnel</u>

The personnel listed below are considered essential to the work being performed hereunder. Prior to removing, replacing, or diverting any of the specified individuals, the Contractor shall notify the Contracting Officer reasonably in advance and shall submit justification (including proposed substitutions) in sufficient detail to permit evaluation of the impact on this Contract. No deviation shall be made by the Contractor without the prior written consent of the Contracting Officer; provided, that the Contracting Officer may ratify in writing the change, such ratification shall constitute the consent of the Contracting Officer required by this paragraph. The personnel listed below may, with the consent of the contracting parties, be amended from time to time during the course of the Contract to either add or delete personnel as appropriate.

To be determined by the Government on review of Technical/Management Proposals.

8. Fast Track Procurement

- a. This procurement has been identified as a DSWA FAST TRACK. The Agency intends that your signed response to this Solicitation, as may later be amended by you if a revision to your offer is requested, will form the total basis for award and that no further signature by the offeror will be requested or required. Responses to "fill-ins" in the Solicitation become a part of the contract under the FAST TRACK procedures and are releasable under the Freedom of Information Act, e.g., price and fee, address for payment, key personnel.
- b. The technical proposal, although not incorporated in this Contract, was a material element in your selection for award to the extent it is consistent with the Statement of Work and other terms of the resulting contract.

9. Incorporation of SECTION K By Reference.

Pursuant to Federal Acquisition Regulation (FAR) 15.204-1(b), SECTION K of the solicitation is hereby incorporated by reference.

* TO BE DETERMINED

PART I - THE SCHEDULE SECTION H - Continued

10. <u>Contractor Performance Evaluation.</u>

- a. As required by FAR 42.1502, the Government shall conduct one or more evaluations of the contractor's performance under this contract. The criteria and rating levels used for each of these evaluations are set forth in Section J, Attachment 3 to the Contract Schedule, "CONTRACTOR PERFORMANCE EVALUATION FORM."
- b. These performance evaluations shall occur as a part of this contract as designated below:
 - **X** A Final Evaluation at the end of the contract period of performance.
 - **X** Interim Evaluation(s) according to the following schedule:
 - months after contract (MAC) months after contract (MAC)
- ____ At the request of the Government, a verbal, informal review of the contractor's performance may be held 3-6 months before the completion of the Interim or Final Evaluation. This review entails discussing any problems or areas of concern regarding the contractor's performance to date. No written evaluation form or other formal documentation is required for this evaluation. It may be conducted with the contractor by telephone, teleconference or face-to-face. This is designed to offer the Contractor an opportunity to correct known deficiencies or weaknesses prior to the formal written evaluation.
- c. As set forth in FAR 42.1503(b), any disagreements regarding the performance evaluation(s) that cannot be resolved by the parties shall be reviewed by the Director, Acquisition Management, DSWA, prior to inclusion in the contract record.

PART II - CONTRACT CLAUSES SECTION I

COST REIMBURSEMENT February 1998

NOTICE: As set forth in Clause I.1, the following contract clauses pertinent to this section are hereby incorporated by reference. In keeping with the DSWA Acquisition Management Streamlining Initiative and users requests to reduce the bulk of solicitation and contract documents, the Federal Acquisition Regulation (FAR) and the Department of Defense Supplement to the FAR (DFARS) clauses are referenced in this document to the maximum possible extent.

The complete text of any or all of the FAR and DFARS clauses and provisions referenced anywhere in this document are available electronically from the following World Wide Web (WWW) Home Pages.. The referenced clauses and provisions are those in effect through Federal Acquisition Circular (FAC) 97-3 and Defense Acquisition Circular (DAC) 91-12. If these WWW Home Pages are not accessible, a complete text of clauses or provisions referenced in this document should be obtained from the Contracting Officer. In the event of a conflict between the electronic versions of the FAR or DFARS and the looseleaf version, the looseleaf version takes precedence.

DOCUMENT	<u>ACTIVITY</u>	WWW HOME PAGE ADDRESS
FAR	General Services Administration and Acquisition Reform Network	http://www.arnet.gov/far/
DFARS	Defense Technical Information Center (DTIC)	http://www.dtic.mil/dfars/

NOTICE: The following solicitation provisions and/or contract clauses pertinent to this section are hereby incorporated by Reference:

	FAR Clause	Clause Title	Doto
	<u>Number</u>	<u>Clause Title</u>	<u>Date</u>
<u>X</u>	52.202-1	Definitions	(Oct 1995)
$\overline{\mathbf{X}}_{-}$	52.203-3	Gratuities	(Apr 1984)
\mathbf{X}_{-}	52.203-5	Covenant Against Contingent Fees	(Apr 1984)
$\frac{\underline{X}}{\underline{X}}$ \underline{X}	52.203-6	Restrictions On Subcontractor Sales To The Government	(Jul 1995)
\mathbf{X}_{-}	52.203-7	Anti-Kickback Procedures	(Jul 1995)
<u>X</u> <u>X</u>	52.203-8	Cancellation, Recission, and Recovery of Funds for Illegal or Improper Activity	(Jan 1997)
X	52.203-10	Price Or Fee Adjustment For Illegal Or Improper Activity	(Jan 1997)
X	52.203-12	Limitation On Payments To Influence Certain Federal Transactions	(Jun 1997)
X	52.204-1	Approval Of Contract In the blank, insert the words "Head of Contract Activi	(Dec 1989) ity."

	FAR Clause Number	<u>Clause Title</u>	<u>Date</u>
\mathbf{X}	52.204-2	Security Requirements	(Aug 1996)
	52.204-2	Security Requirements - Alternate I	(Apr 1984)
$\overline{\mathbf{X}}$	52.204-4	Printing/Copying Double-Sided On Recycled Paper	(Jun 1996)
	52.207-5	Option To Purchase Equipment	(Feb 1995)
X	52.208-8	Helium Requirement Forecast & Required Sources for Helium	(Jun 1997)
<u>X</u>	52.209-6	Protecting The Governments Interest When	(Jul 1995)
		Subcontracting With Contractors Debarred, Suspende Or Proposed For Debarment	
	52.211-5	Material Requirements	(Oct 1997)
_ <u>X</u> _	52.211-15	Defense Priority & Allocation Requirements	(Sep 1990)
_ <u>X</u> _	52.215-2	Audit And Records - Negotiation	(Aug 1996)
	52.215-2	Audit And Records - Negotiation - Alternate II	(Jan 1997)
X X X X *	52.215-8	Order Of Precedence - Uniform Contract Format	(Oct 1997)
	52.215-9	Changes Or Additions To Make-Or-Buy Program	(Oct 1997)
_ <u>X</u> _	52.215-10	Price Reduction For Defective Cost Or Pricing Data	(Oct 1997)
\mathbf{X}	52.215-12	Subcontractor Cost Or Pricing Data	(Oct 1997)
	52.215-14	Integrity Of Unit Prices	(Oct 1997)
	52.215-14	Integrity Of Unit Prices - Alternate I	(Oct 1997)
	52.215-15	Termination Of Defined Benefit/Pension Plans	(Oct 1997)
*	52.215-16	Facilities Capital Cost Of Money	(Oct 1997)
	52.215-17	Waiver Of Facilities Capital Cost Of Money	(Oct 1997)
	52.215-18	Reversion Or Adjustment Of Plans For Post	(Oct 1997)
	<i>5</i> 2 21 <i>5</i> 10	Retirement Benefits (PRB) Other Than Pension	(O-4 1007)
	52.215-19	Notification Of Ownership Changes	(Oct 1997)
<u>X</u>	52.215.21	Requirements for Cost or Pricing Data or Information	(Oct 1997)
		Other than Cost or Pricing Data - Modifications	
	52.215.21	Requirements for Cost or Pricing Data or Information Other than Cost or Pricing Data Medifications Alte	
		Other than Cost or Pricing Data - Modifications - Alte	
	_	paragraph $(b)(1)$ insert the following: "Cost and Pricing tted in the format set forth in Attachment $__$ to the solid	
	52.215.21	Requirements for Cost or Pricing Data or Information	(Oct 1997)
		Other than Cost or Pricing Data - Modifications - Alte	rnate II
	52.215.21	Requirements for Cost or Pricing Data or Information	
		Other than Cost or Pricing Data - Modifications - Alte	
	At the end of n	paragraph (c) insert the following list of electronic media:	

^{*}TO BE DETERMINED

	FAR Clause		_			
	<u>Number</u>	<u>Clause Title</u>	<u>Date</u>			
	52.215.21	Requirements for Cost or Pricing Data or Information Other than Cost or Pricing Data - Modifications - Alto				
	At the end of	paragraph (b) insert the following: "Information and ac				
	records necessary for the Government to adequately establish Price Reasonableness					
		sm shall be submitted with supporting attachments prepa				
		ith the instructions specified in Table 15-2 of FAR 15.408				
	offeror's own	<u>-</u>				
\mathbf{X}		Allowable Cost And Payment	(Feb 1998)			
\frac{X}{X} = \frac{X}{\frac{1}{X}} = \frac{1}{X} = \frac{1}{X}	52.216-8	Fixed Fee	(Mar 1997)			
	52.216-11	Cost Contract - No Fee	(Apr 1984)			
	52.216-11	Cost Contract - No Fee - Alternate I	(Apr 1984)			
	52.216-12	Cost-Sharing Contract - No Fee	(Apr 1984)			
	52.216-12	Cost-Sharing Contract - No Fee - Alternate I	(Apr 1984)			
	52.216-15	Predetermined Indirect Cost Rates	(Feb 1998)			
	52.216-23	Execution And Commencement Of Work	(Apr 1984)			
	52.216-24	Limitation Of Government Liability	(Apr 1984)			
	52.216-25	Contract Definitization	(Oct 1997)			
	52.216-26	Payments Of Allowable Costs Before Definitization	(Apr 1984)			
_ <u>X</u> _		Option To Extend The Term Of The Contract	(Mar 1989)			
		in paragraph (a), insert the words "at any time prior to				
		In the blank in paragraph (c), insert the words "36 mon				
<u>X</u>	52.219-6	Notice Of Total Small Business Set-Aside	(Jul 1996)			
<u>X</u>	52.219-8	Utilization Of Small, Small Disadvantaged and Women-Owned Small Business Concerns	(Jun 1997)			
	52.219-9	Small, Small Disadvantaged and Women-Owned Small Business Subcontracting Plan (Aug 1996) Alternate II	(Mar 1996)			
	52.219-14	Limitations On Subcontracting	(Dec 1996)			
	52.219-16	Liquidated Damages - Subcontracting Plan	(Oct 1995)			
	52.222-1	Notice To The Government Of Labor Disputes	(Feb 1997)			
X	52.222-2	Payment For Overtime Premiums	(Jul 1990)			
	The amount	to be inserted in the blank in paragraph (a) is understoo	d and			
	agreed to be					
_ <u>X</u> _	52.222-3	Convict Labor	(Aug 1996)			
	52.222-4	Contract Work Hours & Safety Standards Act - Overtime Compensation	(Jul 1995)			
<u>X</u>	52.222-20	Walsh-Healey Public Contracts Act	(Dec 1996)			
<u>X</u>	52.222-26	Equal Opportunity	(Apr 1984)			
	52.222-28	Equal Opportunity Preaward Clearance Of Subcontracts	(Apr 1984)			
	52.222-29	Notification Of Visa Denial	(Apr 1984)			

	FAR Clause		
	<u>Number</u>	<u>Clause Title</u>	<u>Date</u>
_ <u>X</u> _	52.222-35	Affirmative Action For Special Disabled & Vietnam Era Veterans	(Apr 1984)
_ <u>X</u> _	52.222-36	Affirmative Action For Handicapped Workers	(Apr 1984)
$\frac{X}{X}$	52.222-37	Employment Reports On Special Disabled Veterans & Veterans Of The Vietnam Era	(Jan 1988)
	52.222-41	Service Contract Act Of 1965, As Amended	(May 1989)
	52.222-42		(May 1989)
	52.222-44	Fair Labor Standards Act And Service Contract Act - Price Adjustment	(May 1989)
	52.222-47		(May 1989)
	52.222-49		(May 1989)
<u>X</u>	52.223-2	Clean Air And Water	(Apr 1984)
_	52.223-3	Hazardous Material Identification & Material Safety Data	(Jan 1997)
	52.223-5	Pollution Prevention and Right-to-Know Information	(Mar 1997)
X	52.223-6	Drug-Free Workplace	(Jan 1997)
	52.223-7	Notice Of Radioactive Materials	(Jan 1997)
	In The Blank	In Paragraph (a), Insert " Days."	
X	52.223-14	Toxic Chemical Release Reporting	(Oct 1996)
	52.224-1	Privacy Act Notification	(Apr 1984)
	52.224-2	Privacy Act	(Apr 1984)
	52.225-10	Duty-Free Entry	(Apr 1984)
	52.225-19	European Union Sanction for Services	(Jan 1996)
<u>X</u>	52.225-11	Restrictions On Certain Foreign Purchases	(Oct 1996)
<u>X</u>	52.226-1	Utilization Of Indian Organizations And Indian-Owned Economic Enterprises	(Sep 1996)
<u>X</u>	52.227-1	Authorization And Consent	(Jul 1995)
<u>X</u>	52.227-1	Authorization And Consent - Alternate I	(Apr 1984)
$\frac{\underline{X}}{\underline{X}}$	52.227-2	Notice & Assistance Regarding Patent & Copy- Right Infringement	(Aug 1996)
_ <u>X</u> _	52.227-10	Filing Of Patent Applications-Classified Subject Matter	(Apr 1984)
$\frac{\underline{X}}{\underline{X}}$	52.227-11	Patent Rights - Retention By The Contractor (Short Form)	(Jun 1997)
	52.227-12	Patent Rights - Retention By The Contractor (Long Form)	(Jan 1997)
	52.227-16	Additional Data Requirements	(Jun 1989)
X	52.228-7	Insurance - Liability To Third Persons	(Mar 1996)
	52.229-8	Taxes - Foreign Cost-Reimbursement Contracts	(Mar 1990)
	52.229-10	State Of New Mexico Gross Receipts & Compensating Tax	(Oct 1988)

Compensating Tax In the Blank in Paragraph (c), and in each of the Three Blanks in Paragraph (g), Insert the Words "Defense Special Weapons Agency."

	Number	<u>Clause Title</u>	<u>Date</u>
	52.230-2	Cost Accounting Standards	(Apr 1996)
	52.230-3	Disclosure & Consistency Of Cost Accounting Practices	
	52.230-5	Cost Accounting Standards - Educational Institution	(Apr 1996)
	52.230-6	Administration Of Cost Accounting Standards	(Apr 1996)
$\overline{\mathbf{x}}$	52.232-9	Limitation On Withholding Of Payments	(Apr 1984)
X X X X X X X X X X	52.232-17	Interest	(Jun 1996)
	52,232-18	Availability Of Funds	(Apr 1984)
	52.232-20	Limitation Of Cost	(Apr 1984)
$\overline{\mathbf{X}}$	52.232-22	Limitation Of Funds	(Apr 1984)
X	52.232-23	Assignment Of Claims - (Jan 1986) Alternate I	(Apr 1984)
X	52,232-25	Prompt Payment	(Jun 1997)
$\frac{-\frac{2\mathbf{X}}{\mathbf{X}}}{\mathbf{X}}$	52,232-33	Mandatory Information for Electronic Funds	(Aug 1996)
	22.232 33	Transfer Payment	(11ug 1))))
X	52.232-34	Optional Information for Electronic Funds	(Aug 1996)
v	50 022 1	Transfer Payment	(Oct 1005)
<u>X</u> <u>X</u>	52.233-1 52.233-1	Disputes Disputes Alternate I	(Oct 1995)
v	52.233-1 52.233-3	Disputes - Alternate I	(Dec 1991)
_ <u>A</u> _	52.235-3 52.237-2	Protest After Award (Aug 1996) Alternate I	(Jun 1985)
		Protection Of Govt. Buildings, Equipment, And Vegetation	(Apr 1984)
$ \begin{array}{c c} \hline X \\ \hline \end{array} $	52.237-3	Continuity Of Services	(Jan 1991)
_ <u>X</u> _	52.242-1	Notice Of Intent To Disallow Costs	(Apr 1984)
_ <u>X</u> _	52.242-3	Penalties For Unallowable Costs	(Oct 1995)
<u>X</u>	52.242-4	Certification Of Final Indirect Costs	(Jan 1997)
	52.242-12	Report Of Shipment (REPSHIP)	(Jul 1995)
\mathbf{X}	52.242-13	Bankruptcy	(Jul 1995)
_ <u>X</u> _	52.243-2	Changes - Cost-Reimbursement	(Aug 1987)
<u>X</u>	52.243-2	Changes - Cost-Reimbursement-Alternate V	(Apr 1984)
	52.243-6	Change Order Accounting	(Apr 1984)
	52.243-7	Notification Of Changes	(Apr 1984)
<u>X</u>	52.244-2	Subcontracts (Cost-Reimbursement & Letter Contracts) (Oct 1997) - Alternate I	(Aug 1996)
\mathbf{X}_{-}	52.244-5	Competition In Subcontracting	(Dec 1996)
<u>X</u>	52.244-6	Subcontracts for Commercial Items and Commercial Components	(Oct 1995)
	52.245-1	Property Records	(Apr 1984)
<u>X</u> _	52.245-5 52.245-5	Government Property (Cost-Reimbursement,	(Apr 1964) (Jul 1995)
	J 4.47 J-J	Time & Material Or Labor-Hour Contracts)(Deviatio	
		Time & Material Of Labor-Hour Contracts/(Deviation	LI <i>)</i>

Paragraph (g)(5) is replaced by the following: "(5) The contractor shall notify the Contracting Officer upon loss or destruction of, or damage to, Government property provided under this contract, with the exception of low value property for which loss, damage or destruction is reported at contract termination, completion, or when needed for continued contract performance. The Contractor shall take all reasonable action to protect the Government property from further damage, separate the damaged and undamaged Government property, put all the affected Government property in the best possible order, and furnish to the Contracting Officer a statement of -- (i) the loss, destroyed or damaged Government property, (ii) the time and origin of the loss, destruction or damage, (iii) all known interests in commingled property of which the Government property is a part, and (iv) the insurance, if any, covering any part of or interest in such commingled property."

*TO BE DETERMINED

	FAR Clause		
	<u>Number</u>	<u>Clause Title</u>	Date
_	52.245-5	Government Property (Cost-Reimbursement, Time & Material Or Labor-Hour Contracts) - Alternate I	(Jul 1985)
<u>X</u> <u>X</u> <u>X</u> <u>X</u>	52.245-18	Special Test Equipment	(Feb 1993)
	52.245-19	Government Property Furnished "As Is"	(Apr 1984)
<u>X</u>	52.246-23	Limitation Of Liability	(Feb 1997)
	52.246-24	Limitation Of Liability - High Value Items	(Feb 1997)
	52.246-24	Limitation Of Liability - High Value Items - Alternate I	(Apr 1984)
	52.246-25	Limitation Of Liability - Services	(Feb 1997)
	52.247-1	Commercial Bill Of Lading Notations	(Apr 1984)
<u>X</u>	52.247-63	Preference For US Flag Air Carriers	(Jan 1997)
	52.247-67	Submission Of Commercial Transaction Bills To The	(Jun 1997)
·		General Services Administration For Audit	
	52.249-5	Termination For The Convenience Of The Govt	(Sep 1996)
		(Educational & Other Non-Profit Institutions)	` • ′
\mathbf{X}	52.249-6	Termination (Cost-Reimbursement)	(Sep 1996)
X	52.249-14	Excusable Delays	(Apr 1984)
	52.250-1	Indemnification Under Public Law 85-804	(Apr 1984)
	52.250-1	Indemnification Under Public Law 85-804 - Alternate I	
X	52.251-1	Government Supply Sources	(Apr 1984)
<u>X</u> <u>X</u> <u>X</u>	52.251-2	Interagency Fleet Management Systems (IFMS) Vehicles And Related Services	(Jan 1991)
	52.252-6	Authorized Deviation In Clauses	(Apr 1984)
		(B), Insert The Words "Department Of Defense Federal applement" And "48 CFR Chapter 2" In The Blanks.	Acquisition
	52.253-1	Computer Generated Forms	(Jan 1991)
		DoD FAR SUPPLEMENT CLAUSES	
	DOD FAR		
	Sup Clause	<u>Clause Title</u>	<u>Date</u>
X	252.201-7000	Contracting Officer's Representative	(Dec 1991)
X		Special Prohibition On Employment	(Jun 1997)
		Display Of DoD Hotline Poster	(Dec 1991)
$\overline{\mathbf{X}}$		Disclosure Of Information	(Dec 1991)
XX		Control Of Government Personnel Work Product	(Apr 1992)
		Provision Of Information To Cooperative Agreement	(Dec 1991)
		Holders	· · · · · · · · · · · · · · · · · · ·
	252.208-7000	Intent To Furnish Precious Metals As Government- Furnished Material	(Dec 1991)
	252.209-7000	Acquisition From Subcontractors Subject To On-Site Inspection Under The Intermediate-Range Nuclear Forces (INF) Treaty	(Nov 1995)

	DOD FAR	
	Sup Clause Title	Date
	252.209-7005 Military Recruiting on Campus	(Feb 1996)
$\overline{\mathbf{X}}$	252.215-7000 Pricing Adjustments	(Dec 1991)
$\frac{X}{X}$	252.215-7002 Cost Estimating System Requirements	(Dec 1991)
	252.219-7001 Notice Of Partial Small Business Set-Aside	(May 1995)
	w/Preferential Consideration For Small Disadvantaged Business Concerns	
	252.219.7001 Notice Of Partial Small Business Set-Aside	(May 1994)
	w/Preferential Consideration For Small Disadvantaged	
	Business Concerns - Alternate I	
	252.219-7002 Notice Of Small Disadvantaged Business Set-Aside	(May 1995)
	252.219-7002 Notice Of Small Disadvantaged Business Set-Aside -	(May 1994)
	Alternate I	(1.100) 1>> 1)
	252.219-7003 Small, Small Disadvantaged and Women-Owned	(Apr 1996)
	Small Business Subcontracting Plan (DoD Contracts) 252.219-7005 Incentive For Subcontracting With Small Businesses,	(Nov 1995)
	Small Disadvantaged Businesses, Historically Black	(140V 1773)
	Colleges And Universities, And Minority Institutions	
	252.219-7006 Notice Of Evaluation Preference For Small	(Jun 1997)
	Disadvantaged Business Concerns	(Juli 1))
	252.219-7006 Notice Of Evaluation Preference For Small	(Jun 1997)
	Disadvantaged Business Concerns - Alternate I	(Juli 1)
	252.223-7001 Hazard Warning Labels	(Dec 1991)
	252.223-7002 Safety Precautions For Ammunition And Explosives	(May 1994)
	252.223-7003 Change In Place Of Performance - Ammunition	(Dec 1991)
	And Explosives	(200 1))1)
<u>X</u>	252.223-7004 Drug-Free Work Force	(Sep 1988)
	252.223-7005 Hazardous Waste Liability	(Oct 1992)
	252.223.7006 Prohibition On Storage & Disposal Of Toxic &	(Apr 1993)
	Hazardous Materials	
	252.223.7006 Prohibition On Storage & Disposal Of Toxic &	(Nov 1995)
	Hazardous Materials - Alternate I	
	252.223.7007 Safeguarding Sensitive Conventional Arms,	(Jan 1996)
	Ammunition, and Explosives	
<u>X</u>	252.225-7001 Buy America Act & Balance Of Payments Program	(Jan 1994)
X	252.225-7002 Qualifying Country Sources As Subcontractors	(Dec 1991)
	252.225-7005 Identification Of Expenditures In The United States	(Dec 1991)
	252.225-7008 Supplies To Be Accorded Duty-Free Entry	(Dec 1991)
_	252.225-7009 Duty-Free Entry - Qualifying Country End Products And Supplies	(Jan 1997)
	252.225-7010 Duty-Free Entry - Additional Provisions	(Jan 1997)
X	252.225-7012 Preference For Certain Domestic Commodities	(Feb 1997)
	252.225-7014 Preference For Domestic Specialty Metals	(Feb 1997)
	Paragraph (c)(4) now reads as follows:	,
	"(c)(4) The specialty metal is purchased by a subcontractor at any tie	r.''

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	DOD FAR		
	Sup Clause	<u>Clause Title</u>	<u>Date</u>
	252.225-7015	Preference For Domestic Hand Or Measuring Tools	(Dec 1991)
		Restriction On Acquisition Of Ball and Roller Bearings	(Jun 1997)
		Restriction of Acquisition of Forgings	(Jun 1997)
		Reporting Of Contract Performance Outside The United States	(Nov 1995)
	252.225-7030	Restriction On Acquisition Of Carbon, Alloy, and Armor Steel Plate	(Oct 1992)
\mathbf{X}	252.225-7031	Secondary Arab Boycott Of Israel	(Jun 1992)
X		North American Free Trade Agreement Implementation Act	(Jan 1994)
X	252.225-7037	Duty Free EntryNAFTA Country End-Products and Supplies	(Jan 1997)
	252.226-7000	Notice Of Historically Black College Or University & Minority Institution Set-Aside	(Apr 1994)
X	252.227-7013	Rights In Technical Data - Noncommercial Items	(Nov 1995)
_		Rights In Technical Data - Noncommercial Items - Alternate I	(Jun 1995)
	252.227-7014	Rights In Noncommercial Computer Software - & Noncommercial Computer Software Documentation	(Jun 1995)
_	252.227-7014	Rights In Noncommercial Computer Software - & Noncommercial Computer Software Documentation	(Jun 1995) Alternate I
	252.227-7016	Rights In Bid Or Proposal Information	(Jun 1995)
		Identification and Assertion of Use, Release or	(Jun 1995)
		Disclosure Restrictions	
	252.227-7018	Rights In Noncommercial Technical Data and	(Jun 1995)
		Computer Software - Small Business Innovation	
		Research (SBIR) Program	
	252.227-7018	Rights In Noncommercial Technical Data and	(Jun 1995)
		Computer Software - Small Business Innovation	
	252 225 5010	Research (SBIR) Program - Alternate I	(T 1005)
		Validation Of Asserted Restrictions - Computer Software	(Jun 1995)
	252.227-7020	Rights In Special Works	(Jun 1995)
	252.227-7025	Limitations On The Use And Disclosure Of Govt	(Jun 1995)
	252 225 5026	Furnished Information Marked With Restricted Leger	
		Deferred Delivery Of Technical Data Or Computer Software	(Apr 1988)
		Deferred Ordering Of Technical Data Or Computer Software	(Apr 1988)
	252.227-7028	Technical Data or Computer Software Previously Delivered to the Government	(Jun 1995)
		Technical Data - Withholding Of Payment	(Oct 1988)
<u>X</u>		Patents-Subcontracts	(Apr 1984)
		Declaration of Technical Data Conformity	(Jan 1997)
	252.227-7037	Validation Of Restrictive Markings On Technical Data	(Nov 1995)

	DOD FAR		
	Sup Clause Cla	ause Title	<u>Date</u>
X	252.227-7039 Pat	tents-Reporting Of Subject Inventions	(Apr 1990)
	252.228-7002 Air	craft Flight Risk	(Sep 1996)
<u>X</u>		cident Reporting And Investigation Involving ircraft, Missiles, And Space Launch Vehicles	(Dec 1991)
${f X}$		pplemental Cost Principles	(Dec 1991)
		Ivance Payment Pool	(Dec 1991)
		sposition Of Payments	(Dec 1991)
<u>X</u> <u>X</u> <u>X</u>	252.232-7006 Red	duction Or Suspension Of Contract Payments on Finding Of Fraud	(Aug 1992)
	252.235-7001 Ind	lemnification Under 10 U.S.C.2354Cost- leimbursement	(Dec 1991)
	252.235-7002 An	imal Welfare	(Dec 1991)
	252.235-7003 Fre	equency Authorization	(Dec 1991)
		knowledgment Of Support And Disclaimer	(May 1995)
		nal Scientific Or Technical Report	(May 1995)
		otection Against Compromising Emanations	(Dec 1991)
	252.239-7016 Tel	ecommunications Security Equipment, Devices, echniques, And Services	(Dec 1991)
Y		staward Conference	(Dec 1991)
		terial Management & Accounting System	(Sep 1996)
	252.242-7005 Cos	st/Schedule Status Report	(Mar 1997)
		gineering Change Proposals (May 1994) - Alternate I	
<u>X</u>	252.245-7000 Go	vernment-Furnished Mapping, Charting, And leodesy Property	(Dec 1991)
	252.246-7001 Wa		(Dec 1991)
		ansportation Of Supplies By Sea	(Nov 1995)
<u></u>		tification Of Transportation Of Supplies By Sea	(Nov 1995)
$\overline{\mathbf{X}}$		dering From Govt. Supply Sources	(May 1995)
		e Of Interagency Fleet Management System (IFMS)	(Dec 1991)
		ehicles & Related Services	· · · · · ·

1. FAR 52.252-2 CLAUSES INCORPORATED BY REFERENCE (JUN 1988)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

(END OF CLAUSE)

PART III - LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS SECTION J - $\underline{\text{LIST OF ATTACHMENTS}}$

1. <u>ATTACHMENTS TO THE CONTRACT SCHEDULE</u>

<u>NUMBER</u>	<u>ATTACHMENT</u>	PAGE(S)
1	STATEMENT OF WORK ENTITLED "Integrated Target Planning Tool Set (ITPTS)" DATED 97DEC23.	4
2	CONTRACT SECURITY CLASSIFICATION SPECIFICATION (DD FORM 254), DATED <u>98FEB26</u> .	2
3	CONTRACT PERFORMANCE EVALUATION FORM	5
4	CONTRACTOR AUTHORIZATION LETTER (SAMPL	E) 1

2. EXHIBIT TO THE CONTRACT SCHEDULE

<u>NUMBER</u>	<u>EXHIBIT</u>	PAGE(S)
A	CONTRACT DATA REQUIREMENTS LIST (DD FORM 1423), DATED 98APR15.	4

PART IV - REPRESENTATIONS AND INSTRUCTIONS SECTION K - REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS OF OFFERORS

NOTICE: As set forth in Provision L.1, the following provisions pertinent to this section are hereby incorporated by reference. Many of those referenced provisions require representations and certifications to be completed by the offeror. In keeping with the DSWA Acquisition Management Streamlining Initiative and users requests to reduce the bulk of solicitation and contract documents, only those portions of the applicable provisions that require the offeror's completion are set forth in full text and identified as "excerpts." The Federal Acquisition Regulation (FAR) and the Department of Defense Supplement to the FAR (DFARS) provisions are referenced in this document to the maximum possible extent. A complete text of provisions are available either from those World Wide Web (WWW) Home Pages listed in the preface to SECTION I clauses or from the DSWA Contracting Officer or Negotiator.

	FAR Provision				
	<u>Number</u>	<u>Provision Title</u>	<u>Date</u>		
X	52.203-11	Certification & Disclosure Regarding Payments Influence Certain Federal Transactions	(Apr 1991)		
X	52.204-3	Taxpayer Identification	(Jun 1997)		
<u>X</u>	52.204-5	Women-Owned Business	(Oct 1995)		
X X X	52.204-6	Contractor Identification Number - Data Universal Numbering System (DUNS) Number	(Dec 1996)		
X	52.209-5	Certification Regarding Debarment, Suspension,	(Mar 1996)		
		Proposed Debarment, And Other Responsibility Matte	ers		
X	52.215-4	Type Of Business Organization	(Oct 1997)		
X	52.215-6	Place Of Performance	(Oct 1997)		
X X X	52.219-1	Small Business Program Representation	(Jan 1997)		
	Insert SIC Co	ode 8731 in paragraph (a)(1). Insert size standard 500			
	in paragraph	(a)(2).			
X X X X	52.222-22	Previous Contracts And Compliance Reports	(Apr 1984)		
X	52.222-25	Affirmative Action Compliance	(Apr 1984)		
X	52.223-1	Clean Air And Water Certification	(Apr 1984)		
<u>X</u>	52.223-13	Certification of Toxic Chemical Release Reporting	(Oct 1996)		
	52.226-2	Historically Black Colleges or University and Minority Institution Representation	(May 1997)		
_ <u>X</u> _	52.227-6	Royalty Information	(Apr 1984)		
<u>X</u> <u>X</u>	52.227-15	Representation Of Limited Rights Data & Computer Software	(Jun 1987)		
_ <u>X</u> _	52.230-1	Cost Accounting Standards Notices & Certification	(Apr 1996)		
	52.230-1	Cost Accounting Standards Notices & Certification (Alternate I)	(Apr 1996)		

DoD FAR SUPPLEMENT PROVISION

	DOD FAR Su	ıp	
	Provision	<u>Provision Title</u>	Date
<u>X</u>	252.209-7001	Disclosure Of Ownership Or Control By A Foreign	(Sep 1994)
		Government That Supports Terrorism	
	252.209-7002	Disclosure Of Ownership Or Control Of A Foreign	(Sep 1994)
		Government	
X	252.219-7000	Small Disadvantaged Business Concern Representation	(Jun 1997)
		(DoD Contracts)	
X	252.225-7003	Information For Duty- Free Entry Evaluation	(Aug 1992)
X	252.225-7018	Notice Of Prohibition Of Certain Contracts With	(Jan 1997)
		Foreign Entities For The Conduct Of Ballistic Missile	
		Defense RDT&E	
X	252.225-7035	Buy American ActNorth American Free Trade	(May 1995)
		Agreement Implementation Act Balance Of Payment	ts
		Program Certificate	
<u>X</u>	252.226-7001	Historically Black College Or University & Minority	(Jan 1997)
		Institution Status	
<u>X</u>	252.247-7022	Representation Of Extent Of Transportation By Sea	(Aug 1992)

The following representations and/or certifications extracted from the above referenced FAR and DoD FAR Supplement provisions require completion for this Solicitation. NOTE: In keeping with the DSWA Acquisition Management Streamlining Initiative, only those portions of the applicable provisions referenced above that require the offeror's completion are set forth in full text below.

1. FAR 52.204-3 TAXPAYER IDENTIFICATION (JUN 1997) (EXCERPT)

Taxpayer Identification Number (TIN).

()	TIN:	i				
()	TIN	has beer	applied	for.		
()	TIN	is not re	quired b	ecause:		
			_			
		0.00		• • •	 •	

() Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.;

(c)

govorn	anti	 () Offeror is an agency or instrumentality of a foreign government; () Offeror is an agency or instrumentality of a Federal, state or local
governm	ent,	() Other. State basis.
(d	l)	Corporate Status.
		() Corporation providing medical and health care services, or engaged in the
billing ar	nd co	lecting of payments for such services;
		() Other corporate entity;
		() Not a corporate entity;
		() Sole proprietorship;
		() Partnership;
exempt f	rom 1	() Hospital or extended care facility described in 26 CFR $501(c)(3)$ that is exaction under 26 CFR $501(a)$.
(e	e)	Common Parent.
		() Offeror is not owned or controlled by a common parent as defined in
paragrap	oh a.	of this clause.
		() Name and TIN of common parent:
		Name
		TIN
2. <u>F</u>	<u>AR 5</u>	2.204-5 - WOMEN OWNED BUSINESS (OCT 1995) (EXCERPT)
(a	1)	Representation. The offeror represents that it () is, () is not a woman owned
business	conc	ern.
		2.209-5 CERTIFICATION REGARDING DEBARMENT, SUSPENSION,
<u>P</u>	ROP	OSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS
<u>(1</u>	MAR	<u>1996) (EXCERPT)</u>
(a	1)(1)	The Offeror certifies, to the best of its knowledge and belief, that -

The Offeror and/or any of its Principals -

(I)

(A) Are are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency;
(B) Have have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for; commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
(C) Are $_$ are not $_$ presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in subdivision (a)(1)(i)(B) of this provision.
(ii) The Offeror has has not, within a three- year period preceding this offer, had one or more contracts terminated for default by any Federal agency.
4. FAR 52.215-4 TYPE OF BUSINESS ORGANIZATION (OCT 1997)
The offeror or quoter, by checking the applicable box, represents that:
(a) It operates as () an individual, () a partnership, () a nonprofit organization, or () a joint venture, or () a corporation incorporated under the laws of the State of
(b) If the offeror or respondent is a foreign entity, it operates as () an individual, () a partnership, () a nonprofit organization, () a joint venture, or () a corporation registered for business in
5. FAR 52.215-6 - PLACE OF PERFORMANCE (OCT 1997)
(a) The offeror or respondent, in the performance of any contract resulting from this Solicitation, () intends, () does not intend (check applicable block) to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.
COUNTRY

(b)	If the offeror or quoter checks "intends"	s'' in paragraph a. above, it shall insert in	the
spaces provid	ed below the required information:		

Place of Performance	Name and Address of Offeror and
(Street, Address, City,	Operator of the Plant or Facility if
County, State, Zip Code)	Other than Offeror or Respondent

6. <u>FAR 52.219-1 - SMALL BUSINESS PROGRAM REPRESENTATION</u> (JAN 1997) (EXCERPT)

- (b) (1) <u>Representations</u>. The offeror represents as a part of its offer that it () is, () is not a small business concern.
- (2) (Complete only if offeror represented itself as a small business concern in block (b)(1) of this section.) The offeror represents as part of its offer that it $(\)$ is, $(\)$ is not a small disadvantaged business concern.
- (3) (Complete only if offeror represented itself as a small business concern in block (b)(1) of this section.) The offeror represents as part of its offer that it () is, () is not a womanowned small business concern.

7. <u>FAR 52.222-22 - PREVIOUS CONTRACTS AND COMPLIANCE REPORTS</u> (APR 1984) (EXCERPT)

The offeror represents that:

- (a) It () has, () has not participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this Solicitation, the clause originally contained in Section 310 of Executive Order No. 10925, or the clause contained in Section 201 of Executive Order No. 11114;
 - (b) It $(\)$ has, $(\)$ has not filed all required compliance reports; and

8. <u>FAR 52.222-25 - AFFIRMATIVE ACTION COMPLIANCE (APR 1984)</u> (EXCERPT)

The offeror represents that (a) it () has developed and has on file, () has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2); or (b) it () has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.

9. <u>FAR 52.223-1 - CLEAN AIR AND WATER CERTIFICATION (APR 1984)</u> (EXCERPT)

The offeror certifies that -

(a) Any facilities to be used in the performance of this proposed Contract is (), is not () listed on the Environmental Protection Agency (EPA) List of Violating Facilities.

10. <u>FAR 52.223-13 - CERTIFICATION OF TOXIC CHEMICAL RELEASE</u> <u>REPORTING</u> (OCT 1996)

- (a) Submission of this certification is a prerequisite for making or entering into this contract imposed by Executive Order 12969, August 8, 1995.
 - (b) By signing this offer, the offeror certifies that -
- (1) As the owner or operator of facilities that will be used in the performance of this contract that are subject to the filing and reporting requirements described in section 313 of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) (42 U.S.C. 11023) and section 6607 of the Pollution Prevention Act of 1990 (PPA) (42 U.S.C. 13106), the offeror will file and continue to file for such facilities for the life of the contract, the Toxic Chemical Release Inventory Form (Form R) as described in sections 313(a) and (g) of EPCRA and section 6607 of PPA; or
- (2) None of its owned or operated facilities to be used in the performance of this contract is subject to the Form R filing and reporting requirements because each such facility is exempt for at least one of the following reasons: (check each block that is applicable)

(i)	The facility does not manufacture, process, or otherwise use any
toxic chemicals listed under section	on 313(c) of EPCRA, 42 U.S.C. 11023(c);
(ii)	The facility does not have 10 or more full-time employees as
specified in section $313(b)(1)(A)$;	
(iii)	The facility does not meet the reporting thresholds of toxic
chemicals established under secti	on 313)f) of EPCRA, 42 U.S.C. 11023(f) (including the alternate
thresholds at 40 CFR 372.27, pro	vided an appropriate certification form has been filed with EPA);
$\underline{\hspace{1cm}}$ (iv)	The facility does not fall within Standard Industrial
Classification Code (SIC) designa	ations 20 through 39 as set forth in section 19.102 of the Federal
Acquisition Regulation; or	
(v)	The facility is not located within any State of the United States,
the District of Columbia, the Con	nmonwealth of Puerto Rico, Guam, American Samoa, the United
States Virgin Islands, the Norther	rn Mariana Islands, or any other territory or possession over
which the United States has juris	· · · · · · · · · · · · · · · · · · ·

(End of Provision)

SECT	ION K	- Continued
11.		52.226-2 HISTORICALLY BLACK COLLEGE OR UNIVERSITY AND ORITY INSTITUTION REPRESENTATION (MAY 1997)(EXCERPT)
	(b)	Representation. The offeror represents that it () is, () is not a Historically Black College or University; () is, () is not a Minority Institution. (End of Provision)
12.		32.227-15 REPRESENTATION OF LIMITED RIGHTS DATA AND RICTED COMPUTER SOFTWARE (JUN 1987) (EXCERPT)
		REPRESENTATION CONCERNING DATA RIGHTS
check		or has reviewed the requirements for the delivery of data or software and states (offeror briate block) -
data o		None of the data proposed for fulfilling such requirements qualifies as limited rights cted computer software,
restric		Data proposed for fulfilling such requirements qualify as limited rights data or nputer software and are identified as follows:
		nited rights data" and "Restricted computer software" are defined in the contract d "Rights in Data - General."
13.	a.	FAR 52.230-1 - COST ACCOUNTING STANDARDS NOTICES & CERTIFICATION (APR 1996) (EXCERPT)
	I.	c. Check the appropriate box below:
		()(1) Certificate of Concurrent Submission of Disclosure Statement.
		The offeror hereby certifies that, as a part of the offer, copies of the atement have been submitted as follows: (i) original and one copy to the cognizant we Contracting Officer (ACO) or cognizant Federal agency official authorized to act in

that capacity (Federal official) as applicable, and (ii) one copy to the cognizant Federal auditor.

(Disclosure must be on Form Number CASB-DS-1 or CASB- DS-2 as applicable. Forms may be obtained from the cognizant ACO or Federal official and/or from the looseleaf version of the Federal Acquisition Regulation.)

and/or from the lo	oseleaf version of the Federal Acquisition Regulation.)
	Date of Disclosure Statement:
	Name and address of cognizant ACO or Federal official where filed:
pricing this propo Statement.	The offeror further certifies that practices used in estimating costs in sal are consistent with the cost accounting practices disclosed in the Disclosure
	()(2) Certificate of Previously Submitted Disclosure Statement.
filed as follows:	The offeror hereby certifies that the required Disclosure Statement was Date of Disclosure Statement:
	Name and address of cognizant ACO or Federal official where filed:
	The offeror further certifies that the practices used in estimating costs posal are consistent with the cost accounting practices disclosed in the applicable
Disclosure Statem	ent.

()(3) Certificate of Monetary Exemption.

The offeror hereby certifies that the offeror, together with all divisions, subsidiaries, and affiliates under common control, did not receive net awards of negotiated prime contracts and subcontracts subject to CAS totaling more than \$25 million (of which at least one awarded exceeded \$1 million) in the cost accounting period immediately preceding the period in which this proposal was submitted. The offeror further certifies that if such status changes before an award resulting from this proposal, the offeror will advise the Contracting Officer immediately.

()(4) Certificate of Interim Exception.

The offeror hereby certifies that (i) the offeror first exceeded the monetary exemption for disclosure, as defined in (3) of this subsection, in the cost accounting period immediately preceding the period in which this offer was submitted and (ii) in accordance with 48 CFR, Subpart 9903.202-1, the offeror is not yet required to submit a Disclosure Statement. The offeror further certifies that if an award resulting from this proposal has not been made within 90 days after the end of that period, the offeror will immediately submit a revised certificate to the Contracting Officer, in the form specified under subparagraphs c.(1) or c.(2) of Part I of this provision, as appropriate, to verify submission of a completed Disclosure Statement.

CAUTION: Offerors currently required to disclose because they were awarded a CAS-covered prime contract or subcontract of \$25 million or more in the current cost accounting period may not claim this exemption (4). Further, the exemption applies only in connection with proposals submitted before expiration of the 90-day period for lowering the cost accounting period in which the monetary exemption was exceeded.

II. COST ACCOUNTING STANDARDS - ELIGIBILITY FOR MODIFIED CONTRACT COVERAGE

() The offeror hereby claims an exemption from the Cost Accounting Standards Clause under the provisions of 48 CFR, Subpart 9903.201-20(b) and certifies that the offeror is eligible for use of the Disclosure and Consistency of Cost Accounting Practices Clause because during the cost accounting period immediately preceding the period in which the proposal was submitted, the offeror received less than \$25 million in awards of CAS-covered prime contracts and subcontracts, or the offeror did not receive a single CAS-covered award exceeding \$1 million. The offeror further certifies that if such status changes before an award resulting from this proposal, the offeror will advise the Contracting Officer immediately.

CAUTION: An offeror may not claim the above eligibility for modified contract coverage if this proposal is expected to result in the award of a CAS-covered contract of \$25 million or more or if, during its current cost account period, the offeror has been awarded a single CAS-covered prime contract or subcontract of \$25 million or more.

III. ADDITIONAL COST ACCOUNTING STANDARDS APPLICABLE TO EXISTING CONTRACTS

The offeror shall indicate below whether award of the contemplated contract wou	ıld,
in accordance with subparagraph a.(3) of the Cost Accounting Standards clause, require a chan	nge
in established cost accounting practices affecting existing contracts and subcontracts.	
() Yes () No	

DSWA01-98-R-0026

14. FAR 52.230-1 - COST ACCOUNTING STANDARDS NOTICES & CERTIFICATION - ALTERNATE I (APR 1996)

(5)			sclosure Statemer		•		
			ution that, under		-		
	-		Disclosure State	ment after re	ceipt of this	award, the offer	ror hereby
certifies t	that (check o	ne and co	omplete):				
		(i) A	Disclosure Stater	nent Filing D	ue Date of _		_ has been
establishe	ed with the o	cognizant	Federal agency.				
		(ii) Th	he Disclosure Stat	tement will b	e submitted	within the 6-mo	onth period
ending		_ months	after receipt of th	e award.			
		Na	ame and address	of cognizant	ACO or Fed	eral official wh	ere filed:
		_				<u> </u>	
15. <u>D</u> 0	OD FAR SU	 J P. 252.21	9-7000 - SMALL	DISADVAN	TAGED BU	SINESS	
<u>C</u> (ONCERN R	EPRESE	NTATION DOD	CONTRACT	Γ <mark>S (JUN 199</mark>	7) (EXCERPT)	<u>!</u>
(b) Renres	entation	Check the categorial	ory in which	vour owners	hin falls-	
(0)) Kepres	ciitation.	Check the catego	ory in which	your owners	mp rans-	
	Si	ubcontine	ent Asian (Asian-	Indian) Amer	rican (U.S. C	itizen with orig	ins from
India Pa			Sri Lanka, Bhutar	•	•	_	,1113 11 0111
inaia, i a	,	_	fic American (U.S	*		<u> </u>	a, the
Philippin			Samoa, Guam, U		_		
			na Islands, Laos,		•		•
	•		a, Singapore, Bru	-	,	•	*
			ia, Macao, Hong	· •			
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narticina			Small Business an		_	-	
	(a) of the Sn	-		u Capitai Ov	inciship Dev	cropinent i rog	ram unuci
Section o	(a) of the Sh		ICOS ACL.				
		· LIICI •					

	(c)	Comp	lete the following-
		(1)	The Offeror is (), is not () a small disadvantaged business concern.
	as mac		The Small Business Administration (SBA) has (), has not () made a erning the Offeror's status as a small disadvantaged business concern. If the termination, the date of the determination was and the
and n	o circu i	mstanc	Was found by the SBA to be socially and economically disadvantaged es have changed to vary that determination.
disady	antage	ed but c	Was found by the SBA not to be socially and economically ircumstances which caused the determination have changed.
16.			JP. 252.225-7003 INFORMATION FOR DUTY-FREE ENTRY ON (AUG 1992) (EXCERPT)
	_	igin oth	offer based on furnishing any supplies (i.e., end items, components, or material) ter than those for which duty-free entry is to be accepted pursuant to the Duty-ying Country End Products and Supplies clause of this solicitation? () YES () NO
	(b)	If the	answer in paragraph (a) is yes, answer the following questions:
		(1)	Are such foreign supplies now in the United States? () YES () NO
		(2)	Has the duty on such foreign supplies been paid? () YES () NO
cover	such dı		If the answer to paragraph (b)(2) is no, what amount is included in the offer to
17.	CON	ΓRACΊ	JP. 252.225-7018 NOTICE OF PROHIBITION OF CERTAIN S WITH FOREIGN ENTITIES FOR THE CONDUCT OF DEFENSE INITIATIVE RDT&E (JAN 1997) (EXCERPT)
	(e)	The O	Offeror () is, () is not a U.S. firm.

18. <u>DoD FAR SUP. 252.225-7035 NORTH AMERICAN FREE TRADE AGREEMENT IMPLEMENTATION ACT - BALANCE OF PAYMENTS PROGRAM CERTIFICATE (MAY 1995) (EXCERPT)</u>

CERTIFICA	<u>ΓΕ (MAY 1995) (EXCERPT)</u>
(c) <u>Certifi</u>	ications.
(1)	The Offeror certifies that-
	(I) Each end product, except the end products listed in paragraphs (c)(2) domestic end product (as defined in the Buy American Act and Balance of clause of this solicitation); and
produced, or manufa	(ii) Components of unknown origin are considered to have been mined, actured outside the United States or a qualifying country.
(2) end products.	The Offeror must identify and certify all end products that are not domestic
end products'' but de	(I) The Offeror certifies that the following supplied qualify as "U.S. made o not meet the definition of "domestic end products":
(except Canada) end	(Insert Line Item Number) (ii) The Offeror certifies that the following supplies are qualifying country products:
	(Insert Line Item Number) (Insert Country of Origin (iii) The Offeror certifies that the following supplies qualify as NAFTA
country end product	(Insert Line Item Number) (Insert Country of Origin
country end product	(iv) The Offeror certifies that the following supplies are other non-NAFTA
	(Insert Line Item Number) (Insert Country of Origin

19.	DoD	FAR SUP. 252.226-7001 HISTORICALLY BLACK COLLEGE OR
	UNIV	VERSITY AND MINORITY INSTITUTION STATUS (JAN 1997)
	(EXC	CERPT)
	(b)	Status. If applicable, the offeror shall check the appropriate box below:
		A historically black college or university;
		A minority institution.
20.		FAR SUP. 252.247-7022 - REPRESENTATION OF EXTENT OF NSPORTATION BY SEA (AUG 1992) (EXCERPT)
	(b)	Representation. The Offeror represents that it-
any c	ontract	Does anticipate that supplies will be transported by sea in the performance of or subcontract resulting from this solicitation.
of an	v contr	Does not anticipate that supplies will be transported by sea in the performance act or subcontract resulting from this solicitation.

PART IV - REPRESENTATIONS AND INSTRUCTIONS SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS

NOTICE: As set forth in Provision L.1, the following provisions pertinent to this section are hereby incorporated by reference. In keeping with the DSWA Acquisition Management Streamlining Initiative and users requests to reduce the bulk of solicitation and contract documents, the Federal Acquisition Regulation (FAR) and the Department of Defense Supplement to the FAR (DFARS) provisions are referenced in this document to the maximum possible extent. A complete text of provisions are available either from those World Wide Web (WWW) Home Pages listed in the preface to SECTION I clauses or from the DSWA Contracting Officer on request.

NOTICE: The following solicitation provisions and/or contract provisions pertinent to this section are hereby incorporated by Reference:

	FAR Provisi	on	
	<u>Number</u>	Provision Title	<u>Date</u>
X	52.211-14	Notice Of Priority Rating For National Defense Use	(Sep 1990)
		riate block is designated as follows:	
	"() DX ra	, , ,	
X	52.215-1	Instructions to Offerors Competitive Acquisition	(Oct 1997)
	52.215-1	Instructions to Offerors Competitive Acquisition Alternate I	(Oct 1997)
	52.215-1	Instructions to Offerors Competitive Acquisition Alternate II	(Oct 1997)
	52.215-3	Solicitation For Information Or Planning Purposes	(Oct 1997)
	52.215-5	Facsimile Proposals	(Oct 1997)
X	52.215-20	Requirement for Cost or Pricing Data or Information Other than Cost or Pricing Data	(Oct 1997)
	52.215-20	Requirement for Cost or Pricing Data or Information Other than Cost or Pricing Data - Alternate I	(Oct 1997)
	At the end of	f paragraph (b)(1), insert the following: "Cost and Pricing	ng Data shall be
submi		mat set forth in Attachment to the solicitation."	
	52.215-20	Requirement for Cost or Pricing Data or Information Other than Cost or Pricing Data - Alternate II	(Oct 1997)
	52.215-20	Requirement for Cost or Pricing Data or Information Other than Cost or Pricing Data - Alternate III	(Oct 1997)
	At the end of	f paragraph (c), insert the following list of electronic med	ia:

FAR Provision						
	<u>Number</u>	Provision Title	<u>Date</u>			
	52.215-20	Requirement for Cost or Pricing Data or Information Other than Cost or Pricing Data - Alternate IV	(Oct 1997)			
	At the end of	f paragraph (b), insert the following: "Information and a	access to records			
	•	overnment to adequately establish Price Reasonableness				
		porting attachments prepared in accordance with the ins	tructions specified in			
		15.408 and in the offeror's own format."				
<u>X</u>	52.216-1	Type Of Contract	(Apr 1984)			
		, insert the words, " <u>Cost-Plus-Fixed-Fee (CPFF) Comple</u>				
	52.222-24	Preaward On-Site Equal Opportunity Compliance Review	(Apr 1984)			
X	52.233-2	Service Of Protest	(Aug 1996)			
		k In Paragraph (A), Insert The Words, "Contracting Off				
	Headquarter Va 22310-33	rs, Defense Special Weapons Agency, 6801 Telegraph Ro 398."	ad, Alexandria,			
	52.237-1	Site Visit	(Apr 1984)			
	52.237-10	Identification of Uncompensated Overtime	(Oct 1997)			
	52.239-1	Privacy or Security Safeguards	(Aug 1996)			
	DoD FAR SUPPLEMENT PROVISION					
	DOD FAR S	up				
	Provision	Provision Title	<u>Date</u>			
X		Commercial & Govt Entity (CAGE) Code Reporting	(Dec 1991)			
		Domestic Source Restriction	(Dec 1991)			
	252.211-7001	Availability Of Specifications and Standards Not Listed				
		in DODISS, Data Item Descriptions Not Listed in Dol)			
		5010.12-L, and Plans, Drawings, and Other Pertinent Documents				
	In the blank	, insert the words, "Headquarters, Defense Special Weap	one			
		6801 Telegraph Road, Alexandria, VA 22310-3398."	Olis			
	• •	2 Availability For Examination Of Specifications Standar	rds (Dec 1991)			
	Standards, Plans, Drawings, Data Item Descriptions					
		and Other Pertinent Documents				
In the blank, insert the words, "Headquarters, Defense Special Weapons						
	Agency/AM,	6801 Telegraph Road, Alexandria, VA 22310-3398."				
	252.227-7017	7 Identification & Insertion Of Use, Release Or	(Jun 1995)			
		Disclosure Restrictions				

	DOD FAR Sup		
	Provision	<u>Provision Title</u>	<u>Date</u>
_	252.227-7028	Technical Data Or Computer Software Previously Delivered To The Government	(Jun 1995)
X	252.237-7019	Identification Of Uncompensated Overtime	(Apr 1992)
	252.242-7006	Cost/Schedule Status Report Plans	(Mar 1997)

1. <u>FAR 52.252-1 SOLICITATION PROVISIONS INCORPORATED BY</u> <u>REFERENCE (JUN 1988)</u>

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

(END OF PROVISION)

2. Use of Government Production and Research Property (P&RP)

- a. It is the policy of the DoD that contractors will furnish all property required for performance of Government contracts, except in those limited situations set forth in FAR 45.302 and DoD FAR Sup. 45.302 whereby the Government may provide property.
- b. All Government P&RP to be furnished to the successful offeror, if any, will be identified in Section H of the contract arising out of this Solicitation.
- c. When the Government does furnish property to a Contractor, it is DoD policy to eliminate any competitive advantage that might otherwise arise from the use of such property. Any such competitive advantage will be eliminated by the use of an appropriate evaluation factor as set forth in FAR 45.2, except when the Contracting Officer determines that the use of such an evaluation factor would not affect the choice of the Contractor.
- d. If the offeror proposes that Government P&RP be furnished for the performance of the Contract, including offers where the evaluation factor will not affect the choice of Contractor, such P&RP must be individually justified and the period of use specifically defined. In the event this is a competitive acquisition, Contractor must furnish with his proposal the rent charge for use of such property or equipment. Authorization for use of Government P&RP will be obtained by the Contractor directly from the Contracting Officer having cognizance of the property.

3. <u>Instructions for Preparing Proposals</u>

Each offer must consist of the documentation listed below. Offers not conforming to the requirements of the RFP may be rejected. The offer shall consist of the following parts:

PART I ADMINISTRATIVE DATA

PART II COST PROPOSAL

PART III MANAGEMENT/TECHNICAL PROPOSAL

Parts II and III shall be separately loose bound; however, if any part is of sufficient volume, it also may consist of two or more separate loose-leaf sections.

All proposals shall be complete and respond directly to the requirements of the solicitation. The factors and subfactors listed in Section M of the solicitation shall be addressed.

<u>Extraneous, repetitious or wordy submissions are not desired and could result in lower ratings.</u>

The proposal must lie flat when open, elaborate binding is not desirable.

No models, mockups or video tapes will be accepted

The three parts shall, as a minimum, contain the information specified in the paragraphs below:

a. PART I - ADMINISTRATIVE DATA:

The Administrative Data part of the offer shall consist of two severable portions, the basic and the addendum.

- (1) The basic portion shall consist of:
 - (i) Completed Standard Form 33, Solicitation Offer and Award;
 - (ii) Completed Section K of the RFP;
- (iii) All attachments/certifications to the RFP requiring items to be filled in by the offeror;

- (iv) If the RFP is designated as "FAST TRACK," an original copy of the entire RFP document. It will be physically incorporated and will form the major element of the contract document.
- (v) A statement regarding acceptability of proposed contract clauses. The offer may include any recommendations regarding additions and/or deletions to proposed contract terms, type of contract, or justification supporting deviation.
- (vi) Name address and telephone number of cognizant ACO and auditor contracts.
- (2) The addendum shall consist of a list of the last <u>5</u> contracts and subcontracts of a similar nature, either completed or currently being performed during the last three years. Offerors shall explain the relevance of each listed contract to the current solicitation's requirements. Contracts listed may include those entered into by the Federal Government, agencies of state and local governments and commercial customers. Offerors that are newly formed entities without prior contracts should list contracts and subcontracts as required for all key personnel. The Government may contact these customers for auxiliary past performance information relating to this acquisition. The offeror may use the sample Contractor Authorization Letter, attached to this solicitation, to authorize these customers to respond to the Government's inquiries. Include the following information for each contract and subcontract:
 - (i) Name of contracting activity.
 - (ii) Contract number.
 - (iii) Contract type.
- (iv) Total contract value, both at the time of award and now. Include both exercised and unexercised options.
- (v) Brief description of the contract work, including program title and indicating what kind of work involved, e.g., developmental effort, production, commercial item, services, operations and maintenance, facilities use, etc. This description should not exceed one typewritten page per contract.
- (vi) Name of procuring contracting officer (PCO) along with his or her telephone number and facsimile number. Use current name as point of contact for on-going contracts or the last individual's name for completed contracts.
- $(vii) \quad Name\ of\ Contracting\ Officer's\ Technical\ Representative\ (COTR), telephone\ number\ and\ facsimile\ number.$

- (viii) Name of Administrative Contracting Officer (ACO), if different from (vi), telephone number and facsimile number.
- (ix) Period of performance and/or delivery schedule, both at time of award and now (or actual delivery date(s) if contract is completed).
- (x) List of major subcontractors, including information called out under items (iii), (iv), (v) and (ix). Also include the name, address, telephone number and facsimile number of a corporate point of contact for each subcontractor.
- (xi) A brief description of problems encountered and corrective actions taken to resolve those problems. This should not exceed one typewritten page per contract. Offerors should not provide general information on their performance on the identified contracts. General performance information will be obtained from the references.

The addendum may also contain a description of any quality awards or certifications that indicate the offeror possesses a high-quality process for developing and producing the product or service required. Such awards or certifications include, for example, the Malcolm Baldridge Quality Award, other government quality awards, and private sector awards or certifications (e.g., the automobile industry's QS 9000, Semitech's SSQA, or ANSI/EIA-599). Identify what segment of the company (one division or the entire company) that received the award or certification. Describe when the award or certification was bestowed. If the award or certification is over three years old, present evidence that the past qualifications still apply.

The offeror may submit the above administrative data, both basic and the addendum portions, in the form of attachments to a letter of transmittal.

b. PART II - COST PROPOSAL:

- (1) The Cost Proposal shall be submitted separately from the Management/Technical Proposal and shall provide data for evaluation by separate pricing evaluators.
- (2) The Cost Proposal shall assume exclusive use of the DSWA CRAY or VAX at Los Alamos National Labs as GFE. If the Offeror can justify use of contractor-furnished computer support, he/she may submit a cost proposal reflecting this support. It must be clearly understood that this separate cost proposal is optional, but if submitted, must be complete and separate from the required cost proposal.

c. PART III - MANAGEMENT/TECHNICAL PROPOSAL:

- (1) The Management/Technical Proposal shall include a break-down of direct labor, subcontract, and consultant hours without benefit of cost/dollar amounts. Cross referencing to PART II is not permitted.
- (2) The Management/Technical Proposal shall be prepared in the same sequence as the Technical Evaluation Criteria.

4. Proposal Page Limitations.

- a. Offerors shall submit direct and concise proposals in which PART III, the Management/Technical volume shall not exceed <u>40</u> pages. The table of contents and tabs are exempt from the page limits.
- b. Any technical proposal pages submitted which exceed the page limitations set forth above will not be read or evaluated. Proposal pages failing to meet paragraph d format will not be read or evaluated.
- c. No program cost data or cross-reference to the cost proposal will be included in any other volume.
 - d. Format of the above proposal volumes shall be as follows:
- (1) Proposals will be prepared on a $8\ 1/2\ x\ 11$ inch paper except for foldouts used for charts, tables or diagrams, which may not exceed $11\ x\ 17$ inches. Foldouts will not be used for text. Pages will have a one inch margin.
- (2) A page is defined as one face of a sheet of paper containing information. Two pages may be printed on one sheet.
- (3) Type size will be no smaller than 10 point character height (vertical size). Use of type-setting techniques to reduce type size below 10 points is not permitted. Such techniques are construed as a deliberate attempt to circumvent the intent of page limitations set forth above. Graph legends and diagram descriptions may be smaller than 10 point typeface, but must be legible.
- e. Contractor management discretion is to be used regarding the number of pages for PARTS I, II and IV. However, refer to FAR clause 52.215-20 Alternate III, referenced in this SECTION to determine the electronic media, if any, permitted for submittal of PART II.

5. Government-Owned Facilities

The offeror is required to submit a detailed list of any Government-owned facilities, industrial equipment, special tooling or special test equipment which is intended to be used in the performance of the contract. This list shall include acquisition cost (including rental or lease costs) and identification of the Government contract under which the item is currently accountable. You are requested to include in your cost proposal the amount of costs by which any resulting contract has to be increased in the event rent-free use of Government-owned facilities described above is not authorized.

6. <u>Certificate of Current Cost or Pricing Data</u>

If no exception from the requirement to submit cost and pricing data is granted by the Contracting Officer, under the requirements of Clause 52.215-20(a), failure to fully and expeditiously comply with Clause 52.215-20(b) and FAR 15.404(b), if applicable, will result in additional work, possible rejection of your proposal, or as a minimum, cause a delay in making an award to your concern. THE CERTIFICATE MUST BE COMPLETED AND SIGNED BY AN AUTHORIZED COMPANY OFFICIAL.

7. Facility Clearance

The offeror must possess, or acquire prior to award of a contract, a facility clearance equal to the highest classification stated on the Contract Security Classification Specification (DD Form 254) attached thereto.

8. Submittal of Cost Accounting Standards Board Cost-of-Money (COM) Factors Computation Form (CASB-CMF)

Pursuant to DoD FAR Supplement 30.70, unless otherwise exempted, you are required to submit a current and complete CASB-CMF form with the cost portion of your proposal in accordance with paragraphs 414.40 and 414.50 of Cost Accounting Standard 414, Cost of Money as an Element of the Cost of Facilities Capital. NOTE: This requirement applies to all negotiated contracts regardless of Cost Accounting Standard coverage. If your offer does not claim cost of money, it should so state, and submission of the CASB-CMF form is unnecessary. If your offer is successful, the definitive contract, SECTION H, will include a clause disallowing COM for performance under that contract.

9. Government Estimate of the Technical Effort.

The Government estimate of the technical effort called for in Attachment No. 1, Statement of Work, is provided for assistance in proposal preparation.

____Twenty (20)___ Man years

The contemplated start work date is: _98AUG30_.

10. <u>Technical and/or Cost Discussions.</u>

It is anticipated that any revisions to the Management/Technical proposals will be limited in scope and effect. At the Government's option, face-to-face technical and/or cost discussions may be held at DSWA offices. During these discussions, the offeror may be asked to present a short briefing (lasting about 45 minutes) summarizing its management/technical proposal. The intent of these discussions will be to expeditiously resolve all outstanding technical and/or cost issues. Therefore, the offeror must be represented by an individual authorized to sign legally binding documents.

11. Acceptance of Partial Offers.

Offers predicated on accomplishing some, but not all, of the work of individual tasks specified in this Statement of Work (SOW) contained in the RFP will not be considered for award of a contract.

12. Questions Concerning this RFP

Any and all questions concerning this RFP, including technical questions, shall be directed to the Contract Negotiator, Mr. Daniel Bertuna, at (703) 325-1197, in writing. All DSWA technical personnel have been strictly prohibited from discussing this RFP with any contractor personnel until contract award, if any.

13. <u>Direct Submittal of Vouchers</u>, The offeror may request the Contracting Officer to approve the submittal of vouchers directly to the Defense Finance and Accounting Service (DFAS) address for the resulting contract. Evidence of authorization for such direct submittals by the Defense Contract Audit Agency (DCAA) must accompany the request.

PART IV - REPRESENTATIONS AND INSTRUCTIONS SECTION M - EVALUATION FACTORS FOR AWARD

NOTICE: The following solicitation provisions and/or contract clauses pertinent to this section are hereby incorporated by Reference:

	FAR Provi		
	<u>Number</u>	Provision Title	<u>Date</u>
	52.217-3	Evaluation Exclusive Of Options	(Apr 1984)
	52.217-4	Evaluation Of Options Exercised At Time Of Contract Award	(Jun 1988)
X	52.217-5	Evaluation Of Options	(Jul 1990)

1. <u>Evaluation Criteria</u>

- a. The award of any contract as a result of this RFP will be made primarily on the basis of technical/management superiority (AREA A) with AREAs B & C being carefully considered. The proposal will be evaluated for merit and ability to meet the objectives of the acquisition for Integrated Target Planning Tool Set (ITPTS) on the areas and items listed in this Section and will be competitively rated on these criteria. It is important that adequate and specific information be furnished. Hasty responses or responses which merely repeat the SOW cannot be considered as being responsive to the requirements of the RFP. Assurances of experience, capability or qualifications, without a clear demonstration to support the claim, will adversely influence the evaluation of the proposal.
- b. (1) Each offeror will be evaluated on its performance under existing and prior contracts for similar products or services. Performance information will be used for both responsibility determinations and as an evaluation factor against which offerors' relative rankings will be compared to assure best value to the Government. The Government will focus on information that demonstrates quality of performance relative to the size and complexity of the procurement under consideration. References will be asked to respond to the questions found on pages 3-5 of the Contractor Performance Evaluation Form identified in Section J. References other than those identified by the offeror may be contacted with the information received used in the evaluation of the offeror's past performance after that information, if adverse, is brought to the offerors attention. Contact with references may be verbal or in writing.
- (2) The extent of subcontracting with small disadvantaged business and HBCUs/MIs will be evaluated as a general consideration on the basis of information available to DSWA as it relates to the items set forth in c. below.

c. The areas of evaluation are as follows:

AREA A: TECHNICAL/MANAGEMENT. Items within AREA A are in descending order of importance.

I. Management and Personnel

A. Technical Skills, Management experience, Adaptability and Responsiveness:

- 1. Does the proposal develop a clear and succinct solution to the proposed research and development effort.
- 2. Is the contract's proposed staff knowledgeable, as demonstrated by reports, papers, publishing's, completed projects, etc. in the tools, techniques and models required by this contract?
- 3. Does the proposed team reflect the appropriate mix of specialties, skills and experience to accomplish the proposed effort?
- 4. Has the contractor demonstrated satisfactory completion of similar projects of this magnitude and complexity?
- 5. Has the contractor provided documentation showing the ability to adapt to changing requirements while remaining responsive?

B. Task Assignment:

- 1. Does the management plan show clear line of responsibility, communication and coordination between project team members?
- 2. Does the contractor make effective use of the specialized skills of the proposed subject matter experts?
- 3. Has the contractor proposed labor allocation by task, fiscal year and labor categories?

C. Cost:

- 1. Is there a clear plan for tracking cost, progress, and deliverables?
- 2. Are proposed reports is sufficient detail to monitor progress?

II. Understanding the Problem

- 1. Does the contractor show a thorough knowledge of the weaponeering process as it relates to targeting weapons on mass destruction facilities?
- 2. Does the contractor show a thorough knowledge of existing weaponeering tools reflected in the SOW?
- 3. Has the contractor provided sufficient documentation demonstrating knowledge and experience in the current and projected Global Command and Control System?
- 4. Has the contractor provided sufficient documentation demonstrating a vast knowledge of complex computer operating systems and languages to include C++, HTML, JAVA/JAVA Script, CORBA, DECOMMs'?

III. Technical Approach:

- 1. Has the contractor proposed a solution that is commensurate with the complexity and uncertainties of the problem?
- 2. Has the contractor proposed an innovative approach within existing and forcasted command and control computer systems as using state of the art command-line and application-line interfaces and languages?

AREA B - PRICE PROPOSAL. The proposal is presumed to represent the offeror's best efforts to respond to the Solicitation. Any inconsistency, whether real or apparent between promised performance and cost or price, must be explained in the proposal. For example, if unique and new approaches are the basis for an abnormally low estimate, the nature of these approaches and their impact on cost must be explained. Any significant inconsistency, if unexplained, raises a fundamental issue of the offeror's understanding of the nature and scope of the work required. It also may reflect on the offeror's ability to perform the contract within the financial restraints and may be cause for rejection of the proposal. The burden of proof as to cost credibility rests with the offeror.

ITEM I - Risk Assessment. Cost or price proposals will be evaluated to identify and assess potential risks which may be inherent in the offeror's approach. The estimated costs to correct any deficiencies in the offeror's proposal will also be evaluated.

ITEM II - Cost Realism. Proposed cost will be evaluated not only to determine if the estimate is reasonable, realistic, cost effective and affordable, but also to determine the offeror's understanding of the program.

ITEM III - Price. Evaluation factors other than price, when combined, are significantly more important than price. Although Price is <u>not</u> a weighted factor, its importance cannot be ignored; the importance of price in selection will increase as the quality difference between proposals decreases.

AREA C PAST PERFORMANCE. Past Performance is evaluated on current recently performed relevant contracts both inside and outside the Federal Government. The five (5) past performance subfactors identified below are of equal importance. The criteria for the different rating levels (i.e., exceptional, very good, satisfactory, marginal and unsatisfactory) are identified in the "Ratings Guidelines" portion of the Contractor Performance Evaluation Form, set forth in Section J as Attachment Number 3 to the Contract Schedule.

- a. Quality of Product or Service
- b. Timeliness of Performance
- c. Cost Control
- d. Business Practices
- e. Customer Satisfaction
- 2. <u>Relative Importance</u>. A tradeoff process, as authorized in FAR 15.101-1, may be used in the source selection under this procurement. Evaluation factors other than Price, when combined, are significantly more important than Price. The relative importance of the AREAs cited in provision M-1 above are listed below in descending order. However, note that the importance of Price in selection will increase as the quality difference (superiority of evaluation factors other than Price) between proposals decreases. An AREA listed below with an asterisk is considered to have equal importance as the AREA listed directly above it.
 - a. AREA A Technical / Management
 - b. AREA B Price
 - c. AREA C Past Performance

3. Additional Information Concerning the Evaluation of Past Performance.

- a. Where the offeror has demonstrated an exceptional performance level in any one of the subfactors listed in Provision M-2, or has received a widely recognized quality award specifically for such, additional consideration may be given by the contracting officer for that factor. It is expected that this rating will be used in those rare circumstances when contractor performance clearly exceeded the performance levels described as "exceptional" in the Scoring Guidelines.
- b. Assessment of the offeror's past performance will be one means of evaluating the credibility of the offeror's proposal, and relative capability to meet performance requirements.
- c. Information utilized will be obtained from the references listed in the proposal, other customers known to the Government, consumer protection organizations, and others who may have useful and relevant information. Information will also be considered regarding any significant subcontractors, and key personnel records. Any information obtained will be identified as "source selection information."
- d. Evaluation of past performance will often be quite subjective based on consideration of all relevant facts and circumstances. It will include a determination of the offerors commitment to customer satisfaction and will include conclusions of informed judgment. However, the basis for conclusions of judgment will be documented.
- e. Award may be made from the initial offers without discussions. However, if discussions are held, offerors will be given an opportunity to address unfavorable reports of past performance, if the offeror has not had a previous opportunity to review the rating. Recent contracts will be examined to ensure that corrective measures have been implemented. Prompt corrective action in isolated instances may not outweigh overall negative trends.
- f. If an offeror, or the proposed employees for the offeror, does not have a past performance history relating to this solicitation, the offeror will receive a neutral past performance rating in accordance with FAR 15.606(a)(2)(iii). A neutral past performance rating is determined by the mean average of the past performance rating of all other offerors to this solicitation with a past performance history."

Statement of Work for Integrated Target Planning Tool Set

1.0 SCOPE:

Under this contract, the contractor will design, develop, deliver, and install the Integrated Target Planning Tool Set (ITPTS). This effort will provide the warfighter with an integrated capability for preattack target planning, consequence assessment, and post-attack assessment for the full spectrum of weapons and targets.

1.1 BACKGROUND:

Currently warfighters must use a large number of weaponeering and collateral effects tools to plan precision attacks against WMD and to predict the release of hazardous materials and down-range hazard. However, tool *interoperation* is hindered by two problems. First, the tools lack of a common data exchange formats and interfaces and second, the tools are developed in a variety of languages, operating systems, and hardware platforms. Finally, the warfighter must master the intricacies of all of these tools, and to *coordinate* their use.

The warfighting sponsor of the Counterproliferation (CP) Advanced Concept technology Demonstration (ACTD), USEUCOM, has identified a requirement for enhanced planning tools. The Counterproliferation 1 (CP1) ACTD developed and delivered a target planning suite called the Integrated Munitions Effects Assessments (IMEA) primarily designed for contingency planning. IMEA consists of a weaponeering module, the Munitions Effects Assessment (MEA) and a Hazard Assessment and Prediction Capability (HPAC) integrated into a seamless tool.

The ACTD, Counterproliferation 2 (CP2), will develop and deliver the Integrated Target Planning Tool Set (ITPTS). The ITPTS will provide the warfighter a new deliberate planning capabilities as well as an enhanced contingency planning capabilities. These capabilities include accurate methods of determining probabilities of damage and potential target generated collateral effects for various types of targets. A major goal of this effort is to institutionalize the end-to-end nuclear, chemical or biological (NBC) related target planning support for the warfighter. CP2 focuses on conventional and advanced conventional weapons against NBC related targets.

1.2 OBJECTIVE:

The objective of the effort is to provide a standardized weaponeering framework greatly increasing efficiency while minimizing warfighter training requirements. The ITPTS will expedite cross service weaponeering and joint planning. This work develops a framework that integrates new and existing weaponeering, damage assessment, and collateral effects tools and provides the warfighter a common look and feel among all tools as well as inter-tool interoperability. The ITPTS will provide the warfighter with guidance in tool selection and use that is based on target characteristics, intel, and time available. This work provides geographically distributed weaponeers across multiple services and allies access to the suite of planning tools. Finally the ITPTS will be compatible with the Global Command and Control System

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Page 1 of 4

(GCCS) and other services' planning tools while usable on a wide range of platforms from PC class to large workstations; and with intelligence community deliberate planning tools.

2.0 APPLICABLE DOCUMENTATION

3.0 REQUIREMENTS (TASKS)

3.1 TASK 1: FRAMEWORK DEVELOPMENT

The contractor shall develop an object oriented framework that supports the exchange of data and computational results between different tools that are running on heterogeneous platforms and operating systems. At a minimum, the framework will be compatible with Windows (Windows 95 and NT) operating systems and UNIX operating systems. The contractor will identify existing weaponeering, battle damage assessment, WMD collateral effects and other weapon effects tools that are suitable for inclusion. The contractor shall prioritize the tools for implementation in the phases below. Software entities to be included, but are not limited to, are: Integrated Munitions Effects Assessment (IMEA), Windows/UNIX JMEM, JMEM Air -to-Surface Weaponeering System (JAWS), JMEM Target Complex (TARCOM), Modular Effectiveness Vulnerability Assessment (MEVA), Agent Release Module (ARM), Internal Dispersion and Venting (IDV), Combat Weapons Delivery System (CWDS), JMEM Stickbomb, Hascal/Scipuff, Combat Capture System, Automated Target Folder (ATF), Electronic Target Folder (ETF) and the Tactical Multi-Sensor Fusion (TMSF) Module.

The contractor shall review existing and near term and future Service based planning, command and control software (i.e. Rapid Application of Air Power (RAAP), Air Force Mission Support System (AFMSS), Naval Tactical Aircraft Planning (TAMPS), Global Command and Control System (GCCS), Joint Targeting Toolbox (JTT) etc. The review will identify whether and/or how ITPTS will communicate with Service based planning tools.

3.2 TASK 2: PHASE I

The contractor shall design, develop, test, and deliver the Phase I version of ITPTS. The Phase I version will support the CP2 ACTD. This version will integrate the minimum number of tools (between three and six tools) to provide the warfighter the following capabilities:

- Access to the Target Folder The Target Folder will be developed by the Intelligence community and will contain the critical input to the detailed deliberate planning process. This folder must provide the targeteer all target information necessary for deliberate or crisis planning. A target could be a single structure and/or set of equipment, a facility that could contain or produce NBC material.
- Deliberate Planning Capability The deliberate planning capability is a pre-planning capability where time is not as critical, where there is high end computer resources, and where the analysts are experts. The warfighter requires the following capabilities; weaponeering, battle damage assessment, and collateral effects assessment. It is anticipated that three or four tools will be integrated.
- Target Database The database must provide the targeteer all target information necessary for crisis planning. It will contain information similar to the Target Folder, plus pre-weaponeered solutions generated in the deliberate planning process.
- Contingency Planning The contingency planning capability a planning capability where time is critical (solutions within a few minutes), where computer resources are at a minimum (PC's), and where the weaponeers are not experts in weapon effects etc. The warfighter requires the following capabilities; weaponeering, battle damage assessment, and collateral effects assessment. In addition, the warfighter requires access to real-time weather conditions.

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3.3 TASK 3: PHASE II (OPTION ONE)

The contractor shall design, develop, test, and deliver the Phase II version of ITPTS. The Phase II version will support the final exercise of the CP2 ACTD. This version will integrate a more complete suite of tools (between three and six additional tools) to provide the warfighter the following capabilities:

- Access to the Target Folder The Target Folder will be developed by the Intelligence community and will contain the critical input to the detailed deliberate planning process. This folder must provide the targeteer all target information necessary for deliberate or crisis planning. A target could be a single structure and/or set of equipment, a facility that could contain or produce NBC material.
- Deliberate Planning Capability The deliberate planning capability is a pre-planning capability where time is not as critical, where there is high end computer resources, and where the analysts are experts. The warfighter requires the following capabilities; weaponeering, battle damage assessment, and collateral effects assessment. It is anticipated that three or four tools will be integrated.
- Target Database The database must provide the targeteer all target information necessary for crisis planning. It will contain information similar to the Target Folder, plus pre-weaponeered solutions generated in the deliberate planning process.
- Contingency Planning The contingency planning capability a planning capability where time is critical (solutions within a few minutes), where computer resources are at a minimum (PC's), and where the weaponeers are not experts in weapon effects etc. The warfighter requires the following capabilities; weaponeering, battle damage assessment, and collateral effects assessment. In addition, the warfighter requires access to real-time weather conditions.
- External Communications The contractor shall assure compatibility with existing and near term Service based planning, command and control software (i.e. Rapid Application of Air Power (RAAP), Air Force Mission Support System (AFMSS), Naval Tactical Aircraft Planning (TAMPS), Global Command and Control System (GCCS), Joint Targeting Toolbox (JTT) etc.

3.4 TASK 4: INTEGRATED COMPREHENSIVE WEAPONEERING CAPABILITY (ICWC) (OPTION TWO)

The contractor shall expand the design to include a full spectrum of targets and weapons. The expanded design will be called the Integrated Comprehensive Weaponeering Capability (ICWC). The contractor adapt/develop, test, and deliver the ICWC. This version will integrate the minimum number of tools (between three and six tools) to provide the warfighter capabilities to weaponeer a full spectrum of targets and weapons including nuclear weapons and advanced conventional weapons.

3.5 TASK 5: USER TRAINING

The contractor shall develop an interactive training tutorial within the software, provide wizards to aid users in the development of models and solutions and update the current help to increase hype-links and data access and increase context sensitivity. The contractor shall update all on line help file to clearly identify all steps that are required to obtain a solution and how to interpret the solution obtained. The online help shall clearly explain the meaning of all user required inputs, where those inputs can be obtained and provide typical values where appropriate.

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3.8 TASK 8: REPRODUCTION, PACKAGING AND DISTRIBUTION

The contractor shall reproduce, package and distribute no fewer than 300 but not more than 500 shrink wrapped silk screened copies of the version of the ITPTS/ICWC software including all inserts and art work. The contractor shall collect requests, insure that the requesters are qualified and approved to obtain the software. Prior to distribution, the contractor will provide the COTR with the distribution list for approval. Upon approval, the contractor shall deliver up to 15 copies of each beta version to the COTR or his designated representative.

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Page 4 of 4

CONTRACTOR PERFORMANCE EVALUATION FORM

When completed, the information on this form is <u>SOURCE SELECTION INFORMATION</u> in accordance with FAR 3.104 and must be protected accordingly.

Coı	ntract No. : <u>DSWA01-98-F</u>	<u> </u>		
Ass	sessment Type: (Check one	e) Interim _	Final /	Addendum
	D1 0D 0			
	_			
3.	Telephone No.:	4. Fax No.:	5. E-mail:	
6.	CAGE Code:	7. DUN	S+4 No.:	
8.	Awarded Value:	9. Award Date:	10. Completion Date	»:
11.	Type of Contract:	12. Extent	Competed:	
13.	Federal Supply Code (FSC) _	14. Standa	rd Industrial Classification (SIC)	Code
15.	Item Description:			
16.	Key Subcontractor(s): (List as many as applicable)	DI CD C		
	Effort Performed:			
17.	DoD Business Sector:	18. Period	of Performance being Assessed: _	
19.	Contracting Officer:	(Typed Name)	(Signature)	(Date)
20.	Telephone No.:		22. E-mail:	
23.	Project Manager:			
24.	Telephone No.:	(Typed Name) 25. Fax No.:	(Signature) 26. E-mail:	(Date)

DSWA01-98-R-0026

CONTRACTOR PERFORMANCE EVALUATION

Evaluators shall use the following "Common DoD Assessment Rating System." In accordance with DoD policy, "A fundamental principle for rating is that contractors shall not be assessed below a rating of satisfactory for not performing beyond the requirement of the contract." Circle the letter(s) corresponding to your rating. A narrative rationale is required to support the report card assessment rating and help determine relevancy in support of the source selection. If more space is required, use the back of this questionnaire. Hand written responses are sufficient.

Common DoD Assessment Rating System

Exceptional (**E**) - Performance meets contractual requirements and exceeds many to the Government's benefit. The contractual performance of the element or sub-element being assessed was accomplished with few minor problems for which corrective actions taken by the contractor were highly effective.

<u>Very Good</u> (VG) - Performance meets contractual requirements and exceeds some to the Government's benefit. The contractual performance of the element or sub-element being assessed was accomplished with some minor problems for which corrective actions taken by the contractor were effective.

<u>Satisfactory</u> (S) - Performance meets contractual requirements. The contractual performance of the element or subelement contains some minor problems for which corrective actions taken by the contractor appear or were satisfactory.

<u>Marginal</u> (M) - Performance does not meet some contractual requirements. The contractual performance of the element or sub-element being assessed reflects a serious problem for which the contractor has not yet identified corrective actions. The contractor's proposed actions appear only marginally effective or were not fully implemented.

<u>Unsatisfactory</u> (U) - Performance does not meet most contractual requirements and recovery is not likely in a timely manner. The contractual performance of the element or sub-element contains serious problem(s) for which the contractor's corrective actions appear or were ineffective.

A. Quality of Product/Service:

Overall performance in planning and controlling the program.	Е	VG	S	M	U
2. Overall technical performance.E	VG	S	M	U	
3. Contractor's compliance with the requirements of the Statement of Work.	E		S	M	U

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Page 2 of 5

	4. Contractor's dedication to total quality (products, services, support, & problem solving).					
	5. Accuracy and completeness of Contractor's report and documentation.	E	VG	S	M	U
	6. Quality of spares or replacement parts provided by the Contractor.	E	VG	S	M	U
	7. Data submittals are in accordance with contractual specifications.	Е	VG	S	M	U
В.	Schedule:					
	8. Adherence to required contract schedule.	E	VG			U
	9. Short fuse reaction capabilities.	Е	VG	S	M	U
	10. Contractor resolution of delivery-related difficulties.	Е	VG	S	M	U
C.	Cost Control:					
	11. Adherence to estimated costs and contract cost goals.	E	VG	S	M	U
	12. Accuracy and timeliness of cost reports.	Е	VG	S	M	U
	13. Extent of cost growths under the contract.	Е	VG	S	М	U
	13. Extent of cost growths under the contract.	Е	VG	S	M	_

DSWA01-98-R-0026 Attachment 3
Page 3 of 5

D.	Business Relations: 14. Contractor committed adequate resources in timely fashion to meet requirements and successfully resolve problems.	E	VG	
	15. Government property control. E	VG	S	

—						
15.	Government property control. E	VG	S	M	U	
16.	Security.	E	VG	S	M	U
17.	Responsiveness to technical contract changes.	Е	VG	S	M	U
18.	Compliance with contract terms and conditions.	Е	VG	S	M	U
	Contractor working relationship with CO and vernment technical representatives.	E	VG	S	M	U
	Identification, surveillance, and management of major/ical subcontractors and consultants.	Е	VG	S	M	U
Pla	Performance under Small Business Subcontracting n to include compliance with contract specific, master contracting and /or comprehensive subcontracting plan	Е	VG	S	M	U

E. Management of Key Personnel:

22.	Assess contractor's performance in selecting, retaining, supporting, and replacing, when necessary, ke
pers	onnel

DSWA01-98-R-0026 Attac

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M

U

	RESPONDENT INFORMATION	
1.	Evaluation Completed by Technical Evaluator:(Name)	
2.	Phone/Office Symbol:	(Date)
3.	Position, Title & Grade:	
4.	Length of Involvement in Program/Contract:	
5.	Evaluation Completed by Contract Specialist:	
6.		
7.	(Name) Has the above information previously been shared with the contractor? [If yes, state whether formal (written) or informal (oral).]	(Date)
8.		
	(Date) Contractor Comments:	

DSWA01-98-R-0026 Attachment 3
Page 5 of 5

SAMPLE

References Name & Address	<u>i</u>
	• •
	· -
Dear	•
performance as an evaluation the threshold of \$1,000,000.	ion Streamlining Act (FASA) of 1994 requires that Government agencies consider past a factor for source selection in all competitively negotiated acquisitions currently exceeding Defense Special Weapons Agency (DSWA) Solicitation No. DSWA01-98-R-," falls within this threshold.
	provided by <u>Contractor's Name</u> as a reference in response to this solicitation for the are currently performing) under contract <u>contract number</u> for your agency.
± •	FASA requirements stated above, DSWA requests that you fill out the attached " <i>Past</i> " for this contract and fax your response to <u>Negotiator's Name</u> by <u>date</u> . The 325-9295.
If you have any ques at bertuna@hq.dswa.mil).	tions regarding this request, please contact <u>Daniel Bertuna</u> at (703) 325-1197 (E-Mai
	Sincerely,
	Name
	Contracting Officer
Attachment	

DSWA01-98-R-0026 Attachment 4

CONTRACT DATA REQUIREMENTS LIST (2 Data Items)						Form Approved OMB No. 0704-0188			
	See Section J - L	ist of Attachi	ments for information regarding	public reporting burden for this for	rm				
A. CONTRACT LINE I	TEM NO. N/A	B. EXHIB	B. EXHIBIT A C. CATEGORY TDP TM OT			OTHER <u>Reports</u>			
D.SYSTEM/ITEM:			E. CONTRACT/PR NO DSWA01-98-R-0026	F. CONTRACTOR: RFP					
1. DATA ITEM NO. 1	2. TITLE OF DATA ITEM Report	IS Progress, S	Status and Management	3. SUBTITLE N/A					
4. AUTHORITY (Data A 80227	Acquisition Document No.) D	OI-MGMT-	5. CONTRACT REFERENCE	EE	6. REQUIRING OFFICE: WEL				
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED	10. FREQ Quarterly	UENCY	12. DATE OF FIRST SUBMISSION	14. DISTRIBUTION				
	XX			3 MAC	a. Addressee	b. CO	OPIES		
8. APP CODE N/A		11. AS OF 3 MAC	DATE	13. DATE of SUBSEQUENT SUBMISSION: Quarterly		D r a f t	R e g	R e p r	
schedule and within proje	ect costs. It should address pla		has been accomplished. A state	ement on whether the work is on	DSWA/AM		1		
the next reporting period	and any foreseen problems.				DSWA/WEL		1		
	15. TOTAL		2						
1. DATA ITEM NO. 2. TITLE OF DATA ITEM: Software User's and Training Manuals 3. SUBTITLE: N/A									
4. AUTHORITY (Data Acquisition Document No.) DI-MCCR-80019A			5. CONTRACT REFERENC	CONTRACT REFERENCE: Section F 6. REQUIRING OFF WEL			OFFICE		
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED	10. FREQ One Time	UENCY	12. DATE OF FIRST SUBMISSION: 30 MAC	14. DISTI	RIBUTI	ON		
8. APP CODE N/A	XX	11. AS OF	DATE	13. DATE OF SUBSEQUENT SUBMISSION	a. Addressee	b. CO	OPIES		
			30 MAC	None		D r	R e	R e	
						a f t	g	p r o	
	ntractor shall provide a User I shall also provide a separate		ovide personnel with instruction nual to	is sufficient to execute the	DSWA/AM		1		
allow personnel to learn	how to use the ITPTS.				DSWA/WEL		1		
					15. TOTAL		2		
G. PREPARED BY: Daniel Bertuna Contract Specialist		H. DATE:	98APR15	I. APPROVED BY: Scott G. Morton Contracting Officer		J. D <i>A</i> 98AI	ATE: PR15		

DD FORM 1423-2, JUN 90 Previous editions are obsolete

CONTRACT DATA REQUIREMENTS LIST (2 Data Items)						Form Approved OMB No. 0704-0188			
	See Section J - L	ist of Attach	ments for information regarding	g public reporting burden for this for	m				
A. CONTRACT LINE I	TEM NO. N/A	B. EXHIB	IT A	C. CATEGORY TDP TM O	THER Reports				
D.SYSTEM/ITEM:			E. CONTRACT/PR NO. DSWA01-98-R-0026	F. CONTRACTOR: RFP					
1. DATA ITEM NO.	2. TITLE OF DATA ITEM	IS Software I	Deveopment Plan (SDP)	3. SUBTITLE N/A					
4. AUTHORITY (Data A 80030A	Acquisition Document No.) D	I-MCCR-	5. CONTRACT REFERENCE	CE	6. REQUIRING (WEL	OFFICE	}:		
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED				14. DIST	ION			
	XX			3 MAC	a. Addressee	b. Co	OPIES		
8. APP CODE N/A		11. AS OF 3 MAC	FDATE	13. DATE of SUBSEQUENT SUBMISSION: None		D r a f t	R e g	R e p r	
contractor plans to handle	e configuration management	as well as		This plan should include how the	DSWA/AM		1		
an Architecture Definition determined by the COTR		ld anticipate	presenting the results at a User'	's Group Meeting to be	DSWA/WEL		1		
					15. TOTAL		2		
1. DATA ITEM NO.	2. TITLE OF DATA ITEM	I: BETA Tes	st Plan	3. SUBTITLE: N/A					
4									
4. AUTHORITY (Data Acquisition Document No.) DI-MCCR-80019A			5. CONTRACT REFERENCE	6. REQUIRING OFFICE WEL					
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED	10. FREQ One Time		12. DATE OF FIRST SUBMISSION: 30 MAC	14. DIST	RIBUTION			
8. APP CODE N/A	XX	11. AS OF	FDATE	13. DATE OF SUBSEQUENT SUBMISSION	a. Addressee	b. Co	OPIES		
			30 MAC	None		D r a f t	R e g	R e p r	
	ntractor shall provide a User I shall also provide a separate		ovide personnel with instruction nual to	ns sufficient to execute the	DSWA/AM		1		
allow personnel to learn	how to use the ITPTS.				DSWA/WEL		1		
					15. TOTAL		2		
C DDED ADER 201		11.5.		L ADDOUGED DV	13. 101AL				
G. PREPARED BY: Daniel Bertuna Contract Specialist		H. DATE:	98APR15	I. APPROVED BY: Scott G. Morton Contracting Officer			ATE: PR15		

DD FORM 1423-2, JUN 90 Previous editions are obsolete

CONTRACT DATA REQUIREMENTS LIST (2 Data Items)						Form Approved OMB No. 0704-0188			
	See Section J - L	ist of Attach	ments for information regarding	g public reporting burden for this for	m				
A. CONTRACT LINE I	TEM NO. N/A	B. EXHIB	IT A	C. CATEGORY TDP TM O	OTHER <u>Reports</u>				
D.SYSTEM/ITEM:		L	E. CONTRACT/PR NO. DSWA01-98-R-0026	F. CONTRACTOR: RFP					
1. DATA ITEM NO. 5	2. TITLE OF DATA ITEM (V&V)	IS Validation	and Verification Plan	3. SUBTITLE N/A					
4. AUTHORITY (Data A	Acquisition Document No.) N	I/A	A 5. CONTRACT REFERENCE			6. REQUIRING OFFICE: WEL			
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED XX	10. FREQUENCY 12. DATE OF FIRST SUBMISSION 33 MAC			14. DISTI a. Addressee	•	ION OPIES		
8. APP CODE N/A		11. AS OF 33 MAC	FDATE	13. DATE of SUBSEQUENT SUBMISSION: None		D r a f t	R e g	R e p r	
16. REMARKS: Validat	ion and Verification Plan.			<u> </u>	DSWA/AM		1		
					DSWA/WEL		1		
					15. TOTAL		2		
1. DATA ITEM NO. 6	2. TITLE OF DATA ITEM	1: Final Repo	ort	3. SUBTITLE: N/A					
4. AUTHORITY (Data Acquisition Document No.) N/A			5. CONTRACT REFERENCE: Section F			6. REQUIRING OFFICE WEL			
7. DD 250 REQ N/A	9. DIST STATEMENT REQUIRED	10. FREQ One Time		12. DATE OF FIRST SUBMISSION: 33 MAC	14. DISTI	TRIBUTION			
8. APP CODE N/A	XX	11. AS OF	DATE	13. DATE OF SUBSEQUENT SUBMISSION	a. Addressee	b. C	OPIES		
			33 MAC	None		D r a f t	R e g	R e p r	
16. REMARKS: The Co	ntractor shall provide final re	lease and doc	cumentation in summary report		DSWA/AM		1		
					DSWA/WEL		1		
					15. TOTAL		2		
G. PREPARED BY: Daniel Bertuna Contract Specialist		H. DATE:	98APR15	I. APPROVED BY: Scott G. Morton Contracting Officer	13. 1011112		ATE: PR15		

DD FORM 1423-2, JUN 90 Previous editions are obsolete

PERFORMANCE AND COST REPORT Suggested Format

CONT	TRACTOR:				<u>-</u>		
CONT	TRACT NUMBER:				_		
REPO	RTING PERIOD:				_		
PART	Ι						
Resou	rces:						
	Budgeted for Reporting <u>Period</u>	Actual Report Period	ing	Cumulative Budget	Cumu Actua Expen		Are Resources Available For Contract Completion?
Funds	:						
	\$	\$		\$\$	_\$		\$(Yes/No)
Labor:	:						
	\$ <u>(Hrs)</u>	\$	(Hrs)	\$ <u>(Hrs)</u>	\$	(Hrs)	\$(Yes/No)
PART	П						
Progre	ess:				a		
	Scheduled Completion For Report Period	Actual Completion For Reporting Period		Cumu Comp Sched	letion	Actual Cumulative Completion	
	%			_%		_%	%
					Progra	am Manager's	Signature

DSWA01-98-R-0026 Exhibit A